

### Extra Ordinary Part - IV - A / 2006

Extra No.	Date	Department
Extra No.1	04-01-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.2	05-01-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.3	13-01-2006	Labour & Employment Department
Extra No.4	13-01-2006	Labour & Employment Department
Extra No.5	16-01-2006	Home Department
Extra No.6	16-01-2006	Labour & Employment Department
Extra No.7	19-01-2006	Ports & Transport Department
Extra No.8	19-01-2006	Labour & Employment Department
Extra No.9	23-01-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.10	25-01-2006	Health & Family Welfare Department
Extra No.11	27-01-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.12	30-01-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.13	31-01-2006	Ports & Transport Department
Extra No.14	20-02-2006	Finance Department
Extra No.15	23-02-2006	Agriculture, Farmers Welfare & Co-operation Department
Extra No.16	27-02-2006	Legal Department
Extra No.17	28-02-2006	Legal Department
Extra No.18	28-02-2006	Legal Department
Extra No.19	03-03-2006	Forest & Environment Department
Extra No.20	03-03-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.21	09-03-2006	Forest & Environment Department
Extra No.22	10-03-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.23	10-03-2006	Revenue Department
Extra No.24	14-03-2006	Legal Department
Extra No.25	17-03-2006	Legal Department

Extra No.	Date	Department
Extra No.26	18-03-2006	Legal Department
Extra No.27	22-03-2006	Home Department
Extra No.28	24-03-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.29	27-03-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.29-A	29-04-2006	Finance Department
Extra No.30	31-03-2006	Energy & Petrochemicals Department
Extra No.30-A	08-05-2006	Revenue Department
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Extra No.32	31-03-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.33	01-04-2006	Finance Department
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Extra No.38	28-04-2006	Legal Department
Extra No.39	08-05-2006	Labour & Employment Department
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Extra No.43	16-05-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.44	19-05-2006	Other
Extra No.45	19-05-2006	Other
Extra No.46	20-05-2006	Food, Civil Supplies & Consumer Affairs Department
Extra No.47	24-05-2006	Food, Civil Supplies & Consumer Affairs Department
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Extra No.	Date	Department
Extra No.50	29-05-2006	Labour & Employment Department
Extra No.51	02-06-2006	Agriculture, Farmers Welfare & Co-operation Department
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Extra No.71	28-07-2006	Food, Civil Supplies & Consumer Affairs Department
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Extra No.75	02-08-2006	Finance Department

Extra No.	Date	Department
Extra No.76	03-08-2006	Labour & Employment Department
Extra No.77	17-08-2006	Legal Department
Extra No.78	18-08-2006	Home Department
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Extra No.84	15-09-2006	Legal Department
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Extra No.100	26-10-2006	Energy & Petrochemicals Department
Extra No.101	26-10-2006	Energy & Petrochemicals Department
Extra No.102	27-10-2006	Forest & Environment Department

Extra No.	Date	Department
Extra No.103	27-10-2006	Forest & Environment Department
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Extra No.105	02-11-2006	Home Department
Extra No.106	02-11-2006	Home Department
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Extra No.121	11-12-2006	Finance Department
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Extra No.124	14-12-2006	Energy & Petrochemicals Department
Extra No.125	20-12-2006	Industries & Mines Department
Extra No.126	20-12-2006	Finance Department
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Extra No.128	28-12-2006	Labour & Employment Department
Extra No.129	29-12-2006	Health & Family Welfare Department



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## EXTRAORDINARY

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WEDNESDAY, JANUARY 4, 2006/PAUSA 14, 1927

Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### FOOD CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 4<sup>th</sup> January, 2006.

#### CONSUMER PROTECTION ACT, 1986 :

No. GSR/GTH/2006/1/CPA/102005/1641/D.—In exercise of the powers conferred by clause (a) of Sub-Section-(1) read with Sub-section (3) of Section 16 of the Consumer Protection Act, 1986 (68 of 1986) as amended in 1993 and 2002, the Government of Gujarat, hereby appoints Hon'ble Mr. Justice N. G. Nandi, as the President, Gujarat State Consumer Disputes Redressal Commission.

2. He shall hold his office for the term of five years from the date 11/1/2006 or upto the age of sixty seven years, which ever is earlier.

By order and in the name of the Governor of Gujarat,

P. M. ASARI,  
Deputy Secretary to Government.



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#### FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 5th January, 2006.

GUJARAT CONSUMER PROTECTION ACT, 1986.

No.GSR/GTH/2006/3/GSM/1094/GOI-10/D-Part -Where as the Government of Gujarat is satisfied that circumstances exists which render it necessary to take immediate action to make the Gujarat Consumer Protection and Welfare Rules, the Government of Gujarat hereby makes the following rules to provide for, the manner to administer and to give grants from and the qualifications of the Consumer Organization to received grant from the Gujarat Consumer Protection and Welfare fund, namely :-

1. Short title and Commencement :-
  - (i) These rules may be called the Consumer Welfare Fund Rules of the State of Gujarat, 2005.
  - (ii) These rules shall come in to force on the date of their publication in the Official Gazette.
2. Definition :- In these rules, unless the context otherwise requires :-
  - (a) "Act" means the Consumer Protection Act, 1986 (As amended from time to time.
  - (b) "Applicant" means any agency/organization engaged in consumer welfare activities and registered for a period of three years under the Companies Act, 1956 (1 of 1956) or under any other law for the time being in force, including village/mandal/samiti/samitlevel co-operative of consumers especially woman, SC/ST or State/Central run organizations / Societies. However the requirements or registration for three years is not applicable to agencies / societies set up by State / Central Government.
  - (c) "Application" means an application in Form-A-1 as appended to these rules for the purpose.
  - (d) "Consumer" has same meaning as assigned to it clause (d) of sub-section (1) of section of the Consumer Protection Act, 1986 (68 of 1986), and includes consumer of goods on which duty has been paid.
  - (e) "Consumer Welfare Fund" means and Fund established by the State Government.

- (f) "Committee" means the Committee constituted under rule 5.
- (g) "Welfare of the Consumer" includes promotion and protection or rights of consumer.
- (h) Words and expression used in the rules and not defined, but defined in the Consumer Protection Act, 1986 (68 of 1986) shall have the meanings respectively assigned to them in that Act.

### 3. Establishment of Consumer Welfare Fund :

There shall be established a Consumer Welfare Fund with the State Government as per the guidelines worked out under Central Consumer Welfare Fund Rules into which credits of amount of seed money from Central Consumer Welfare Fund, as well as Court fees accrued with District and State Consumer Fora, and any penalty ordered to be paid by the manufacturers of consumer products of Service providers, shall be accredited. Assistance provided by Central Government for strengthening consumer movement in the State will be credited to this fund. In addition, income from any other sources, whatsoever, specifically received for this purpose. (State) will also be credited to the fund.

### 4. Maintenance of Accounts and records of consumer welfare fund :

Proper and separate accounts in relation to the State Consumer welfare Fund shall be maintained by the State Government and shall be subject to audit by the CAG/Accountant General of the State.

### 5. Constitution of the Committee :

1. The Committee constituted by State Government under sub-rule (2), shall make recommendations for proper utilization of the money credited to the State Consumer Welfare Fund for the welfare of the consumers to carry out the purpose of these rules.
2. The Committee shall consist of the following members, namely;
  - (a) The principal Secretary /Secretary, Deptt. of Consumer Affairs in the State who shall be the chairman of the Committee;
  - (b) Secretary, Ministry of Finance or his nominee shall be the Vice chairman;
  - (c) Secretary, Department of Rural Development or his nominee;
  - (d) Secretary, Department of Education or his nominee;
  - (e) Jt. Secretary / Nominee of Department of consumer Affairs, Govt. of India.
  - (f) Director, Publicity;
  - (g) Jt. Secretary, Department of Consumer Affairs in the State Government as Member Secretary;
  - (h) A representative of State level VCO having good track record or and expert in consumer movement having active interest and experience regarding working of VCO/NGOS.
3. The Committee shall be a Standing Committee.
6. Procedure for conduct of business.
  1. The Committee shall meet as and when necessary, but not more than three months shall intervene between any two meetings.
  2. The Committee shall meet at such time and place as the Chairman, or in his absence the Vice-Chairman of Committee may deem fit.,
  3. The meeting of the committee shall be presided over by the chairman, and in the absence of the Chairman, Vice Chairman shall preside over the meetings of the committee.
  4. Each meeting of the Committee shall be called, by giving notice in writing to every member of not less than ten days from the date of issue of such notice.
  5. Every notice of the meeting of the Committee shall specify the place and the day and hour of the meeting and shall contain statement of business to be transacted thereat.
  6. No proceeding of the Committee shall be valid, unless it is presided over by chairman of Vice-Chairman and minimum of 3 other members are present.



## 7. Powers and Functions of the Committee :

## 1. The Committee shall have power :

- \* To require any applicant to produce before it, or a duly authorized officer of the State Government, such books, accounts, documents, instruments or commodities in custody and control of the applicant, as may be necessary for proper evaluation of the application;
- \* To require any applicant to allow entry and inspection of any premises from which activities claimed to be for the welfare of consumer, are stated to be carried on, to a duly authorized officer of State Government;
- \* To get the accounts of the applicants audited, for ensuring proper utilization of the grant.
- \* To require any applicant, in case of any default, or suppression of material information on his part, to refund in lump-sum, the sanctioned grant to the Committee, and to be subject to prosecution under the relevant Act/Rules
- \* To require any applicant, or class of applicants to submit a periodical report indicating proper utilization of the grant.
- \* To reject an application placed before it on the basis of involvement of factual inconsistency, or inaccuracy in the material particulars.
- \* To recommend minimum financial assistance, by way of grant to an applicant, having regard to his financial status, and importance and utility of nature of activity under pursuit, after ensuring that the financial assistance provided shall not be misutilized.
- \* To identify beneficial and safe sectors, where investments out of consumer Welfare Fund may be made and make recommendations accordingly.
- \* To make guidelines for the management and administration of the Consumer welfare Fund.
- \* To recover any sum due from any applicant in accordance with the provision of the Act.

## 8. Specification of Purposes for utilization of credits available in Consumer Welfare Fund.

The committee shall make recommendations for sanction of funds for,

- (a) making available grant to any applicants as per schemes of the Central / State Government.
- (b) Investment of the money available in the Consumer Welfare Fund.
- (c) Such other activities as may be considered necessary for promotion and protection of consumer interests in the State.,

## ANNEXURE

## FOOD, CIVIL SUPPLIES &amp; CONSUMER AFFAIRS DEPARTMENT

GOVERNMENT OF GUJARAT  
SACHIVALAYA, GANDHINAGAR.

## REVISED FORM A-1

1. Name, Description and full postal address of the applicant.
2. Purpose for which the amount is required ?
3. Amount of grant required.
4. Time schedule of the proposed activities.
5. Details of previous grants, if any, taken from the Consumer Welfare Fund/Department of Consumer Affairs.

Signature of Applicant : .....

Dated the

Station at :

To

The Member Secretary,  
Committee (Consumer Welfare Fund), Block No. 14, 6th Floor,  
Sachivalaya, Gandhinagar.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.





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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 13th January, 2006.

#### THE INDIAN BOILERS ACT, 1923.

No. GHR-2006-2-IBA-2004-2585-M-(3):- In exercise of the powers conferred by sub-section (3) of section 34 of the Indian Boilers Act, 1923, the Government of Gujarat hereby exempts Vertical Water Tube Boiler having maker's No. 389-03-(TYPE-NUK-HP-2250-Geka Konus' make, installed at Cargill Indian Pvt. Limited, Bhimasar, Ta. Anjar, Dist. Kutch, Gujarat, from the operation of provisions of regulation-281 of the Indian Boiler Regulations, 1950, i.e. to be operated without attachment of Feed pumps, Steam Stop Valve, Feed Check Valve & Blow down Valve, subject to condition that automatic firing and water level controls shall be fitted on the Boiler for the added safety.

By order and in the name of the Governor of Gujarat,

**M. R. PATEL,**

Section Officer.



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### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 13th January, 2006.

#### THE INDIAN BOILERS ACT, 1923.

No. GHR-2006-3-IBA-2004-2972-M-(3):-In exercise of the powers conferred by sub-section (3) of section 34 of the Indian Boilers Act, 1923, the Government of Gujarat hereby exempts Vertical Water Tube Boiler having Serial No. 391-03-392-03 & 393-03 from Geka Konus Germany installed at Global Oils & Fats Limited, S. No. 415, Village Bhimasar, Ta. Anjar, Dist. Kutch, Gujarat, from the operation of provisions of regulation 281 of the Indian Boiler Regulations, 1950, i.e. to be operated without attachment of Feed pumps, Steam Stop Valve, Feed Check Valve & Blow Down Valve, subject to condition that automatic firing and water level controls shall be fitted on the Boiler for the added safety.

By order and in the name of the Governor of Gujarat,

**M. R. PATEL,**  
Section Officer.



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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 10<sup>th</sup> January, 2006.

#### THE MANOEUVRES FIELD FIRING AND ARTILLERY PRACTICE ACT, 1938. (ACT, V OF 1938)

No. GG/1/FAP/3099/1493/M.—The State Govt. vide earlier Notification No. GG-17/FAP/3099/1493/M-dated 19th February, 2005 has published notice of its intention to define and authorise the area specified therein as the area for carrying out Field Firing and Artillery Practice from 22-2-2005 to 21-2-2010. No objection or suggestions have been received from any person in this regard with the Office of District Magistrate, Gandhinagar within 2 (two) months from the date of publication of this Notification as certified by District Magistrate, Gandhinagar vide its letter No. DC/V/1715/2005 dated 29-4-2005. Therefore now in exercise of the powers conferred by sub section (1) & (2) of section 9 of the Manoeuvres, Field Firing and Artillery Practice Act, 1938 (Act V of 1938), the Government of Gujarat hereby defines and authorises the C.R.P.F. authorities to carry out field firing and artillery practice with live ammunition at following areas for a period upto 21-2-2010 from the date of publication of this Notification in Govt. Gazette.

Name of Taluka	Name of Village	Survey No.	Approximate Area		
		Block No.	Hect.	R	S.M.
1	2	3	4	5	6
Dehgam Dist. : Gandhinagar	Madhavgad	360	10	68	17
		361	00	16	00
		362	17	71	84

2. The specified area has been selected with a view to provide different target area on/different days in order both to achieve variety in training and at same time to avoid evacuation of any particular village or a group of villages continuously during the entire specified period. In the specified area only such villages and areas as may be found to be in danger zone in respect of a particular practice will be evacuated for such days as may be necessary for the practice. The notice of what constitutes the danger zone in question will be given by the Revenue Officer in charge of the area concerned. In no case will all the villages in the specified area be evacuated simultaneously for the entire specified period.

A summary of the main provisions of the Act and Rules framed thereunder showing the rights and obligations of the residents in the area is appended here under for general information.

**SUMMARY OF THE MAIN PROVISIONS OF THE ACT AND RULES FRAMED FOR MILITARY MANOEUVRES :-****1. POWER OF STATE GOVERNMENT TO AUTHORISE MANOEUVRES :-**

(i) The state Government may, by notification in the local Official Gazette, authorise the execution of military manoeuvres over any area specified in the notification during a specified period not exceeding three months :

Provided that the same area or any part thereof shall not ordinarily be so specified more than one in any period of three years.

(ii) The State Government shall publish notice of its intention to issue a notification as early as possible in advance of the issue of the notification, and no such notification shall be issued until the expiry of three months from the date of the first publication of such notice in the local Official Gazette.

(iii) The notice required shall be given by publication in the local, Official Gazette and shall also be given throughout the area which it is proposed to specify in the notification by publication in the manner prescribed by rules and shall be repeated by like publication one month and one week as nearly as may be before the commencement of the manoeuvres.

**2. POWERS EXERCISABLE FOR PURPOSES OF MANOEUVRES :-**

(i) Where a notification authorising manoeuvres has been issued, such persons as are included in the military forces engaged in the manoeuvres may, within the specified limits and during the specified periods :-

(a) pass over, or encamp, construct military works of a temporary character, or execute military manoeuvres on, the area specified in the notification, and

(b) supply themselves with water from any source of water in such area;

Provided that nothing herein contained shall authorise the taking of water from any source of supply, whether belonging to a private owner or a public authority, of an amount in excess of the reasonable requirements of the military forces or of such amount as to curtail the supply ordinarily required by those entitled to the use of such water supply.

(ii) This shall not authorise entry on or interference with any well or tank held sacred by any religious community or any place of worship or ground attached thereto except for the legitimate purpose of offering prayers or any place or building reserved or used for the disposal of the dead, or any dwelling house or premises attached thereto or any educational institution, factory, workshop or store or any premises used for the carrying on of any trade, business or manufacture or any garden or pleasure ground, or any ancient monument as defined in Section 2 of the Ancient Monuments Preservation Act, 1904.

**3. Duty of Officer Commanding to repair damage :-**

The Officer in command of the military forces engaged in the manoeuvres shall cause all lands used under, the powers conferred to be restored, as soon and as far as practicable, to their previous condition.

**4. Right to compensation for damage caused by manoeuvres :-**

Where a notification issued authorises the execution of military manoeuvres compensation shall be payable from the Defence Estimates for any damage to person or property or interference with rights or privileges arising from such manoeuvres including expenses reasonably incurred in protecting person, property, rights and privileges.

**5. Method of assessing compensation :-**

(i) The Collector of the district in which any area utilized for the purpose of manoeuvres is situated shall depute one or more Revenue Officers to accompany the forces engaged in the manoeuvres for the purpose of determining the amount of any compensation payable under Section 5 of the Act.

(ii) The Revenue Officer shall consider all claims for compensation and determine, on local investigation and where possible after hearing the claimant, the amount of compensation, if any, which shall be awarded in each case; and shall disburse on the spot to the claimant the compensation so determined as payable.



**6. Appeal against the order of compensation, right of appeal etc. :**

(i) Any claimant, dissatisfied with a refusal of the Revenue Officer to award him compensation or with the amount of compensation awarded to him by the Revenue Officer, may, at any time within fifteen days from the communication to him of the decision of the Revenue Officer of his intention to appeal against the decision.

(ii) Where any such notice has been given, the Collectoe of the district shall constitute a commission consisting of himself as chairman, a person nominated by the Officer Commanding the forces engaged in the manoeuvres and two persons nominated by the District Board, and the commission shall decide all appeals of which notice has been given.

(iii) The commission may exercise its powers notwithstanding the absence of any member of the commission, and the chairman of the commission shall have a casting vote in the case of an equal division of opinion.

(iv) The decision of the commission shall be final and no suit shall lie in any Civil Court in respect of any matter decided by the commission.

(v) No fee shall be charged in connection with any claim, notice, appeal, application or document filed before the Revenue Officer, Collector or the commission under this section.

**7. Offences :-**

If, within the area and during the period specified in a notification any person--

(a) willfully obstructs or interferes with the execution of the manoeuvres, or

(b) without due authority enters or remains in any camp, or

(c) Without due authority interferes with any flag or mark or any apparatus used for the purposes of the manoeuvres.

He shall be punishable with fine which may extend to ten rupees.

**SUMMARY OF THE MAIN PROVISIONS OF THE ACT AND RULES FRAMED FOR FIELD FIRING AND ARTILLERY PRACTICE :-****1. Power of State Government to authorise field firing and artillery practice. :-**

(i) The State Government may, by notification in the local Official Gazette, define any area as an area within which for a specified term of years the carrying out periodically of field firing and artillery practice may be authorised.

(ii) The State Government may, by notification in the local Official Gazette, authorise the carrying out of field firing and artillery practice throughout a notified area or any specified part thereof during any period or periods specified in the notification.

(iii) Before any notification is issued, the State Government shall publish notice of its intention to issue such notification as early as possible in advance of the issue of the notification, and no such notification shall be issued until the expiry of two months from the date of the first publication of the notice in the local Official Gazette.

(iv) The notice required shall be given by publication in the local Official Gazette and shall also be given throughout the notified area by publication in some newspaper circulating in and in the language commonly understood in that area and by beat of drum and by affixation in all prominent places of copies of the said notice in the language of the locality and in such other manner as may be prescribed by rules and shall be repeated by like publication one week as nearly as may be before the commencement of the period or of each period specified in the notification;

Provided that the fact of the said beat of drum and affixation shall be verified in writing by one headman and two other literate inhabitants of the locality and provided further that such notice by the beat of drum shall be given seven and two days as nearly as may be before the commencement of such field firing and artillery practice.

**2. Powers exercisable for purposes of field firing and artillery practice :-**

(i) Where a notification under sub section (2) of Section 9 has been issued, such persons as are included in the forces engaged in field

firing or artillery practice may, within the notified area or specified part thereof during the specified period or periods,--

(a) carry out field firing and artillery practice with lethal missiles, and

(b) exercise, subject to the provisions of Section 3 and 4, any of the rights conferred by Section 3 on forces engaged in military manoeuvres :

Provided that the provisions of sub section (2) of Section 3 shall not debar entry into, or interference with, any place specified in that sub section, if it is situated in an area declared to be a danger zone under sub section (2), to the extent that may be necessary to ensure the exclusion from it of persons and domestic animals :

Provided further that in the case of a dwelling house occupied by women adequate warning shall be given through a local inhabitant and entry shall be effected after such warning in the presence of two respectable inhabitants of the locality.

(ii) The Officer Commanding the forces engaged in any such practice may, within the notified area or specified part thereof, declare any area to be a danger zone, and thereupon the Collector shall, on application made to him by the Officer Commanding the forces engaged in the practice, prohibit the entry into and secure the removal from such danger zone of all persons and domestic animals during the times when the discharge of lethal missiles is taking place or there is danger to life or health.

**3. Compensation :-**

The provisions for compensation shall apply in the case of field firing and artillery practice as they apply in the case of military manoeuvres :

Provided that the compensation payable under this section shall include compensation for exclusion or removal from any place declared to be a danger zone of persons or domestic animals, such compensation to be disbursed at not less than the minimum rates prescribed by rules before the exclusion or removal is enforced, and shall also include compensation for any loss of employment or deterioration of crops resulting from any such exclusion or removal.

**4. Appeal against the order of compensation, right of appeal etc. :-**

The provisions as regards the claim for compensation, method of assessing the compensation, award compensation or refusal of the claim, right of appeal, etc. mentioned in the case of military maneuvers, apply in the case of field firing and artillery practice also.

**5. OFFENCES :**

if, during any period specified in a notification issued under sub section (2) of Section 9, any person within a notified area--

- (a) Willfully obstructs or interferes with the carrying out of field firing or artillery practice, or
- (b) without due authority enters or remains in any camp, or
- (c) without due authority enters or remains in any area declared to be a danger zone at a time when entry thereto is prohibited, or
- (d) without due authority interferes with any flag or mark or target or any apparatus used for the purposes of the practice,

he shall be punishable with fine which may extend to ten rupees.

By order and in the name of the Governor of Gujarat,

**Y. N. BAROT,**

Deputy Secretary to Government.





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## EXTRAORDINARY

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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts.

#### LABOUR AND EMPLOYMENT DEPARTMENT

##### *Corrigendum*

Sachivalaya, Gandhinagar, 16th January, 2006.

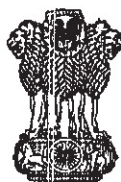
Read : Labour and Employment Department, Notification No : GHR-2005-124-FAC-2005-2350-M(3), Dated 14/12/2005.

No : GHR-2006-07-FAC-2005-2350-M(3) .— Necessary amendments has been made in sub-rule (ii) of Rule 3 of "Gujarat Safety Officers (Duties, Qualifications and Conditions of Service) Rules, 1983, vide this department's notification under reference.

2. In first paragraph, line-3 of that notification, the "Gujarat Safety Officers (Duties, Qualifications and Service Conduct) Rules, 1983" has been mentioned. Please read the word "Conditions of Service" instead of "Service Conduct" in the said notification. The other details of the said notification remains unchanged.

By order and in the name of the Governor of Gujarat,

**M. R. PATEL,**  
Section Officer.



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## PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

## PORTS AND TRANSPORT DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 9<sup>th</sup> January, 2006.

## MOTOR VEHICLES ACT, 1988.

No. G/G/2006/01/MVA/1002/5056/KH.—In exercise of the powers conferred by sub-section-(1) of Section 200 of the Motor Vehicles Act, 1988 (59 of 1988) and of all other powers enabling it in this behalf, the Government of Gujarat hereby amends the Government Notification, Home Department No. G/G/2002/30/MVR/1097/2307/KH, dated the 22<sup>nd</sup> February, 2002 as follows, namely :-

In the said notification, in the Schedule appended thereto, in PART-A, in column 2 and 3, for items (c) and (d) shown against section 194(1)(A) of the Motor Vehicles Act, 1988, the following shall be substituted, namely :-

- |      |  |     |
|------|--|-----|
| “(c) | Unladen weight of the vehicle under section 113 (3) (a)  | 400 |
| (d)  | laden weight of the vehicle under section 113 (3) (b)--  |     |
| (i)  | in the case of either owner or driver of vehicle having an overload up to 2000 kilograms, for every 500 kilograms or part thereof; | 150 |
| (ii) | in case the overload exceeds 2000 kilograms, for every 500 kilograms or part thereof in excess of 2000 kilograms”.                 | 250 |

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,  
Joint Secretary to Government.





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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 19<sup>th</sup> January, 2006.

#### THE FACTORIES ACT, 1948.

No.GHR/2006/10/FAC/2003/3879/M(3) :-WHEREAS the draft rules further to amend the Gujarat Factories Rules, 1963, were published as required by sub-section (1) of section 115 of the Factories Act, 1948 (LXIII of 1948) on pages 37-1 to 37-3 of the Government Gazette, Extra Ordinary, Part IV-A, dated the 24th December, 2004, vide Government Notification, Labour and Employment Department No. GHR/2004/165/FAC/2003/3879/M(3), dated 24/12/2004, inviting objections or suggestions from all persons likely to be affected thereby, within forty-five days from the date of publication of this notification in the *Official Gazette*.

AND WHEREAS, no objections or suggestions have ben received by the Government in respect of the said draft notification.

NOW, THEREFORE, in exercise of the powers conferred by section 87 read with section 112 of the Factories Act, 1948 (LXIII OF 1948), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Factories Rules, 1963, namely:-

- (1) These rules may be called the Gujarat Factories (Amendment) Rules, 2005.
- (2) In the Gujarat Factories Rules, 1963, (here-in after referred to as "the said rules"), in Chapter IX, after Schedule-XXVI, the following Schedule shall be inserted, namely:-

#### Schedule-XXVII

##### Handling and Processing of Cotton

1. **Application**-This Schedule shall apply to all factories or part of factories in which any of the following processes are carried on.

- (a) Opening of cotton bale.
- (b) Carding.
- (c) Combing of cotton.
- (d) Spinning of cotton yarn.
- (e) Cleaning of waste cotton.

2. **Definition**-For the purpose of this Schedule. "Efficient exhaust draught" means localized ventilation by mechanical means, for the removal of cotton dust so to prevent dust from escaping into the air of any place in which work is carried on.

Explanation:-No draught shall be deemed to be efficient which fails to control dust produced at the source.

3. **Exhaust Draught Examination and Test.**-(1) An efficient exhaust draught shall be provided and maintained by the occupier for the following processes and machines to trap cotton dust or fluff at the source of origin and those in air;

- (a) bale breaking and mixing of cotton;
- (b) blow room machinery, cards, combing, spinning, winding, machines;
- (c) machines used for processing, waste cotton;
- (d) any other process in which cotton dust is given off into the work environment.

(2) All equipment for extraction of cotton dust or fluff shall be examined and tested by competent person at least once in every six months and any defects disclosed by such examination and tests, shall be rectified. A register about such examination and test shall be maintained by the Occupier.

4. **Protective appliances.**-The occupier shall make arrangement for:-

- (a) supply of a suitable personal protective appliances to all workers likely to exposed to cotton fluff or dust;
- (b) supply of these appliances on individual basis;
- (c) maintaining these appliances in working condition by cleaning and replenishment;
- (d) storage of these appliance in hygienic condition;
- (e) education of workers to use these appliances; and
- (f) proper supervision to ensure the workers are using these appliances in working process.

5. **Medical Examination** .-(1) The occupier shall arrange for medical examination of workers by a qualified medical practitioner having adequate experience in treatment of person affected by lung ailments at least once in a period of 6 months. Such medical examination shall include lung function test, immunoglobulin test and any other test or tests which may be found necessary to detect the cases of above referred disease.

(2) The occupier shall keep a continuous medical surveillance so that susceptible workers may be detected and transferred out of the exposure before irreversible damage cause to the health of the workers.

6. **Environment Monitoring.**-The occupier of the factory shall ensure that,

(a) cotton dust in ambient air of the workroom or any other place where cotton is processed or handled shall not exceed concentration 0.2 mg/m<sup>3</sup>,

(b) environment in those areas shall be regularly monitored and results shall be made available to the Inspector on-demand.

7. **Control Measures** .-Without prejudice to the other methods as stated above for prevention of above referred disease, the occupier shall adopt such other control measures like adoption of vacuum stripping of cards instead of brush stripping, cleaning of the workroom by vacuum cleaners instead of brooms or any other measures, as the Inspector may suggest at any time.

8. **House Keeping** .-A high standard of house keeping shall be provided and maintained by the occupier.

9. **Exemption** .-If in respect of any factory, the Chief Inspector is satisfied that owing to exceptional circumstances all or any of the provisions of this schedule are not necessary for the protection of the workers of the factory, the Chief Inspector may certify in writing (which at his discretion revoke at any time) exempt such factory from all or any of such provisions of this schedule subject to such conditions, in any, as he may specify therein.

By order and in the name of the Governor of Gujarat,

**K. B. VASAVA,**  
Deputy Secretary to Government.



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### PART IV-A

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by the Government of Gujarat under the Central Acts.

### FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 23rd January, 2006.

No.GTH/2006/4/CPA/10/2001/4302/D.—In exercise of the powers conferred under section 2(i) (a) of the Consumer Protection Act, 1987 read with rule 2 A of the consumer protection Rules, 1987. The Government of Gujarat, hereby recognizes the Laboratory set up by consumer Education and Research Centre, Ahmedabad, within its premises, as appropriate laboratory for a period of two years, from the date of the issue of this notification for comparative testing of Consumer Products of-

- (1) Edible Salt
- (2) Edible Oils
- (3) Cereal Products
- (4) Spices and Condiments
- (5) Carbonated Beverages
- (6) Processed fruits and Vegetable products
- (7) Apiary products
- (8) Safety of household and similar electric appliances.
- (9) Wiring accessories (Switches and Sockets)
- (10) Electrical lamps (GLS & Fluorescent)
- (11) LPG stoves
- (12) Bakery Products
- (13) Confectionary Products
- (14) Milk & Milk Products
- (15) Stimulant food and
- (16) Drinking water with microbiological requirements.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### HEALTH AND FAMILY WELFARE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 21st January, 2006.

#### PREVENTION OF FOOD ADULTERATION ACT, 1954.

No: GY/1/PFA/102005/136/JH :- In exercise of the powers conferred by section 8 of the Prevention of Food Adulteration-Act, 1954 (Act No. XXXVII of 1954), the Government of Gujarat hereby amends the Government Notifications, Health and Family Welfare Department;

- (1) No. GY/33/PFA/1092/3392 (97) JH Dated the 7<sup>th</sup> November, 1997, and
- (2) GY/11/2000/PFA/1097/177 (2000) JH, Dated the 4<sup>th</sup> August, 2000, as follows:-

In the Schedule appended to the said notifications, after the entry at serial number 10, the following entries shall be added, namely:-

Sr. No.	Name of person and designation	Local Areas
1	2	3
1.	Shri AJAY BHAGWANJI DALAL, Junior Scientific Assistant, Food and Drugs Laboratory, Vadodara.	All the local areas in the State of Gujarat.
2.	Shri ANUPKUMAR VITHALBHAI PATEL, Junior Scientific Assistant, Food and Drugs Laboratory, Vadodara.	All the local areas in the State of Gujarat.
3.	Shri RAJYAGURU VINODRAY VISHVANATH, Junior Scientific Assistant, Food and Drugs Laboratory, Vadodara.	All the local areas in the State of Gujarat.



4.	Shri SUNILKUMAR LALCHAND MEHTA, Junior Scientific Assistant, Regional Laboratory, Bhuj.	All the local areas in the State of Gujarat.
5.	Shri DILIPKUMAR MANSUKHBHAI JETHWA, Junior Scientific Assistant, Food and Drugs Laboratory, Vadodara.	All the local areas in the State of Gujarat.

By order and in the name of the Governor of Gujarat.

**ARVIND BHATT,**  
Joint Secretary to Government.

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Government Central Press, Gandhinagar.



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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

અત્ર, નાગરિક પુરવઠા અને ગ્રાહકોની બાબતોનો વિભાગ

આદેશ

સચિવાલય, ગાંધીનગર, ૨૭મી જાન્યુઆરી, ૨૦૦૬.

ક્રમાંક: જીટીએચ-૦૬/૦૫/એલપીજી/૧૦/૨૦૦૬/૨૦૩/બ.-ગુજરાત આવશ્યક ચીજવસ્તુ (પરવાના, નિયંત્રણ અને જથ્થા જાહેરાત) આદેશ ૧૯૮૧ ની કંડીકા-૨૪ થી મળેલ સત્તાની રૂએ, ગુજરાત સરકાર, ગ્રાહકોના હિતને અનુલક્ષીને, રાંધણ ગેસના વિતરણ સંદર્ભમાં નીચે મુજબનો આદેશ કરે છે.

(૧) આ આદેશ ગુજરાત આવશ્યક ચીજવસ્તુ (પરવાના, નિયંત્રણ અને જથ્થા જાહેરાત) આદેશ-૧૯૮૧ હેઠળ બહાર પાડવામાં આવે છે.

(૨) આ આદેશ તાત્કાલિક અસરથી અમલમાં આવે છે.

(૩) આ આદેશ અનુસાર રાંધણગેસના વિકેતાએ નીચે જણાવેલ આદેશનું તાત્કાલિક અસરથી ચુસ્તપણે પાલન કરવાનું રહેશે.

(અ) રાંધણગેસના ડીલર/વિતરક દ્વારા તેઓના અધિકૃત ડીલીવરી બોય દ્વારા જ રાંધણગેસની હોમ ડીલીવરી ફરજિયાતપણે કરવાની રહેશે. માત્ર અસાધારણ સંજોગોમાં જ કેસ એન્ડ કેરી યોજનાનો અમલ કરવાનો રહેશે.

(બ) રાંધણગેસની હોમ ડીલીવરી દરમ્યાન ડીલીવરી બોય વજનકાંટો ડાયલ ટાઈપ વે સ્કેલ સાથે રાખશે અને સીલબંધગેસ સીલીન્ડરમાં ૧૪.૨ કિ. ગ્રા. ગેસ છે તેની ગ્રાહકને વજનકાંટાથી ખાતરી કરાવશે.

ઉપરોક્ત વજનમાં ૧૪.૨ કિ. ગ્રા. ગેસનું વજન અને ગેસ સીલીન્ડરનું વજન મળીને કુલ વજન ગેસ સીલીન્ડર પર દર્શાવ્યા મુજબનું છે તેની ખાતરી ગ્રાહકને ફરજિયાતપણે કરાવવાની રહેશે તથા આ બાબતનું પાલન કરવામાં આવેલ છે તેની ડીલીવરી પહોંચ પર સહી લઈને વિતરણ કરશે.

(૪) આ આદેશનું પાલન થાય તેની સંપૂર્ણ જવાબદારી રાંધણગેસ-વિતરકની રહેશે.

(૫) આ આદેશનો જો કોઈ રાંધણગેસ વિતરક દ્વારા ભંગ કરવામાં આવશે તો ગુજરાત આવશ્યક ચીજવસ્તુ (પરવાના, નિયંત્રણ અને જથ્થા જાહેરાત) આદેશ-૧૯૮૧ હેઠળ શિક્ષાને પાત્ર બનશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. એસ. ભાભોર,  
સેક્શન અધિકારી.



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### PART IV-A

Rule and Orders (Other than these published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Central Acts.

### FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

#### CONSUMER PROTECTION ACT, 1986.

No. GTH/2006/6/CPA/102005/2826(1)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Ms. Nikita C. Mistry**, as the full-time Member of Navsari District Consumer Disputes Redressal Forum with head quarter at Navsari.

**Ms. Nikita C. Mistry**, shall hold her office for a period of five year from the date she assumes the charge of her office as a Member of Navsari District Consumer Disputes Redressal Forum or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

## Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/7/CPA/102005/2826(2)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Mr. Jagdishbhai J. Patel**, as the full-time Member of Navsari District Consumer Disputes Redressal Forum with head quarter at Navsari.

**Mr. Jagdishbhai J. Patel**, shall hold his office for a period of five year from the date he assumes the charge of his office as a Member of Navsari District Consumer Disputes Redressal Forum or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

**FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT**

## Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/8/CPA/102005/2826(3)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Ms. Geetaben D. Shroff**, as the full-time Member of Additional District Consumer Disputes Redressal Forum, Surat with head quarter at Surat.

**Ms. Geetaben D. Shroff**, shall hold her office for a period of five year from the date she assumes the charge of her office as a Member of Additional District Consumer Disputes Redressal Forum, Surat or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.



**Notification**

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/9/CPA/102005/2826(4)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Mr. Bhaskar V. Bhatt**, as the full-time Member of Additional District Consumer Disputes Redressal Forum Surat with head quarter at Surat.

**Mr. Bhaskar V. Bhatt**, shall hold his office for a period of five year from the date he assumes the charge of his office as a Member of Additional District Consumer Disputes Redressal Forum, Surat or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

**FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/10/CPA/102005/2826(5)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Mr. Kandarpkumar Acharya**, as the full-time Member of Patan District Consumer Disputes Redressal Forum with head quarter at Patan.

**Mr. Kandarpkumar Acharya**, shall hold his office for a period of five year from the date he assumes the charge of his office as a Member of Patan District Consumer Disputes Redressal Forum or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

## FOOD, CIVIL SUPPLIES &amp; CONSUMER AFFAIRS DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

## CONSUMER PROTECTION ACT, 1986.

No. GTH/2006/11/CPA/102005/2826(6)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Ms. Parulben J. Parikh**, as the full-time Member of Patan District Consumer Disputes Redressal Forum with head quarter at Patan.

**Ms. Parulben J. Parikh**, shall hold her office for a period of five year from the date she assumes the charge of her office as a Member of Patan District Consumer Disputes Redressal Forum or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

## FOOD, CIVIL SUPPLIES &amp; CONSUMER AFFAIRS DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

## CONSUMER PROTECTION ACT, 1986.

No. GTH/2006/12/CPA/102005/2826(7)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Ms. Alpaben G. Parekh**, as the full-time Member of Anand District Consumer Disputes Redressal Forum with head quarter at Anand.

**Ms. Alpaben G. Parekh**, shall hold her office for a period of five year from the date she assumes the charge of her office as a Member of Anand District Consumer Disputes Redressal Forum or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

**Notification**

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/13/CPA/102005/2826(8)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Mr. Gordhan Vensimal Murjani**, as the full-time Member of Anand District Consumer Disputes Redressal Forum with head quarter at Anand.

**Mr. Gordhan Vensimal Murjani**, shall hold his office for a period of five year from the date he assumes the charge of his office as a Member of Anand District Consumer Disputes Redressal Forum or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

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**FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/14/CPA/102005/2826(9)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Ms. Unnati H. Juthani**, as the full-time Member of Additional District Consumer Disputes Redressal Forum, Rajkot with head quarter at Rajkot.

**Ms. Unnati H. Juthani**, shall hold her office for a period of five year from the date she assumes the charge of her office as a Member of Additional District Consumer Disputes Redressal Forum, Rajkot or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

## Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/15/CPA/102005/2826(10)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Mr. Bharatkumar J. Dave**, as the full-time Member of Additional District Consumer Disputes Redressal Forum, Rajkot with head quarter at Rajkot.

**Mr. Bharatkumar J. Dave**, shall hold his office for a period of five year from the date he assumes the charge of his office as a Member of Additional District Consumer Disputes Redressal Forum, Rajkot or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

**FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT**

## Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/16/CPA/102005/2826(11)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Ms. Varsha V. Desai**, as the full-time Member of Additional District Consumer Disputes Redressal Forum, Vadodara with head quarter at Vadodara.

**Ms. Varsha V. Desai**, shall hold his office for a period of five year from the date she assumes the charge of her office as a Member of Additional District Consumer Disputes Redressal Forum, Vadodara or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

## Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

## CONSUMER PROTECTION ACT, 1986.

No. GTH/2006/17/CPA/102005/2826(12)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Ms. Jyoti Pareshkumar Jani**, as the full-time Member of Ahmedabad (Rural) District Consumer Disputes Redressal Forum, Ahmedabad with head quarter at Ahmedabad.

**Ms. Jyoti Pareshkumar Jani**, shall hold her office for a period of five year from the date she assumes the charge of her office as a Member of Ahmedabad (Rural) District Consumer Disputes Redressal Forum, Ahmedabad or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

## FOOD, CIVIL SUPPLIES &amp; CONSUMER AFFAIRS DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

## CONSUMER PROTECTION ACT, 1986.

No. GTH/2006/18/CPA/102005/2826(13)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Mr. J. M. Chudasma**, as the full-time Member of Gandhinagar District Consumer Disputes Redressal Forum with head quarter at Gandhinagar.

**Mr. J. M. Chudasma**, shall hold his office for a period of five year from the date he assumes the charge of his office as a Member of Gandhinagar District Consumer Disputes Redressal Forum or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

## FOOD, CIVIL SUPPLIES &amp; CONSUMER AFFAIRS DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/19/CPA/102005/2826(14)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Mrs. Minaben S. Gandhi**, as the full-time Member of Panchmahal District Consumer Disputes Redressal Forum, Godhra with head quarter at Godhra.

**Mrs. Minaben S. Gandhi**, shall hold her office for a period of five year from the date she assumes the charge of her office as a Member of Panchmahal District Consumer Disputes Redressal Forum, Godhra or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

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**FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT**

## Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/20/CPA/102005/2826(15)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Ms. Hemkalaben Shah**, as the full-time Member of Additional District Consumer Disputes Redressal Forum, Ahmedabad with head quarter at Ahmedabad.

**Ms. Hemkalaben Shah**, shall hold her office for a period of five year from the date she assumes the charge of her office as a Member of Additional District Consumer Disputes Redressal Forum, Ahmedabad or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.



**Notification**

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/21/CPA/102005/2826(16)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Ms. J. Y. Shukla**, as the full-time Member of Additional District Consumer Disputes Redressal Forum, Ahmedabad with head quarter at Ahmedabad.

**Ms. J. Y. Shukla**, shall hold her office for a period of five year from the date she assumes the charge of her office as a Member of Additional District Consumer Disputes Redressal Forum, Ahmedabad or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

**FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/22/CPA/102005/2826(17)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby appoints **Dr. Ashok Mehta**, as the full-time Member of Additional District Consumer Disputes Redressal Forum, Vadodara with head quarter at Vadodara.

**Dr. Ashok Mehta**, shall hold his office for a period of five year from the date he assumes the charge of his office as a Member of Additional District Consumer Disputes Redressal Forum, Vadodara or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as per the G.R.No.CPA/102000/4015/D dated 30/11/2004.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.

## Notification

Sachivalaya, Gandhinagar, 30th January, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/23/CPA/102005/2826(18)/D :- In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A), & (2) of section-10 of the Consumer Protection Act, 1986 as amended in 1993 AND 2002, Government of Gujarat hereby transfers **Smt. S. A. Dave**, President, Sabarkantha District Consumer Disputes Redressal Forum, Himmatnagar to Gandhinagar District Consumer Disputes Redressal Forum, with head quarter at Gandhinagar.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Government.





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## EXTRAORDINARY

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Separate paging is given to this Part in order that it may be filed as a Separate Compilation.

#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts.

#### PORTS AND TRANSPORT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 31st January, 2006.

#### MOTOR VEHICLES ACT, 1988.

No : GG/2006/3/MVD/102004/4224/KH.— Whereas draft rules further to amend the Gujarat Motor Vehicles Rules, 1989 were published as required by sub-section (1) of section 212 of the 'Motor Vehicles Act, 1988' (59 of 1988) in the Gujarat Government Gazette Extra Ordinary Part IV-A under Government Notification Ports and Transport Department No. GG/2005/21/MVD/102004/4224/KH dated 29th December, 2005 inviting objections or suggestions from all persons likely to be affected thereby, within thirty days from the date of issue of the draft rules.

And whereas, no objections and suggestions have been received by the Government in respect of the said notification.

Now, therefore, in exercise of the powers conferred by clause (a) of sub-section (2) of Section 28 of the Motor Vehicles Act, 1988, (59 of 1988), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Motor Vehicles Rules, 1989, namely :-

1. These rules may be called the Gujarat Motor Vehicles (1st Amendment) Rules, 2006.
2. In the Gujarat Motor Vehicles Rules, 1989 (hereinafter referred to as "the said rules") after rule 3, the following rule shall be inserted namely :-  
"3 A. The Taluka Mamlatdar other than working at District headquarter within his jurisdiction shall be the licensing Authority for the issue of learner's licenses."
3. In the said rules, in rule 4, after sub rule (2) the following shall be inserted namely :-  
"2. (a) The Deputy Mamlatdar working in the respective Nagrik Suvidha Kendra set up at Collector and Mamlatdar offices within his jurisdiction and Secretary, Western India Automobile Association at Ahmedabad and District headquarters shall be the "Testing Officer for the purpose of a test under sub-section (5) of section 8" of the Act.

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,  
Joint Secretary to Government.



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### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 20<sup>th</sup> February, 2006.

### CENTRAL SALES TAX ACT, 1956.

No. (GN-6)-CST-2006-S.8(5) (120)TH.—In exercise of the powers conferred by sub-section (5) of section 8 of the Central Sales tax Act, 1956 (LXXIV of 1956), the Government of Gujarat having been satisfied that it is necessary so to do in the public interest, hereby directs that the tax on the sale of toilet soaps under sub-section (1) of section 8, payable by any dealer having his place of business in the State of Gujarat, in respect of the sales by him, in the course of inter-State trade or commerce, shall be calculated at 1.25 percent of the sale price of such goods so sold against "C" Form during the period commencing from the date of publication of this notification in the Official Gazette and ending on 31<sup>st</sup> March, 2006.

By order and in the name of the Governor of Gujarat,

**M. A. BHATT,**  
Additional Secretary to Government.



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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts.

AGRICULTURE AND CO-OPERATION DEPARTMENT  
(ANIMAL HUSBANDRY, COW BREEDING AND FISHERIES)

#### Notification

Sachivalaya, Gandhinagar, 23rd February, 2006.

No : DVY/202006/454/P. 1 :— Whereas it has been reported that large scale death of poultry birds have occurred in Navapur Taluka of Nandurbar District of Maharashtra State, which is contiguous to Surat District of Gujarat and whereas preliminary investigation has indicated the possibility of spread of Bird Flu (H5N1) (Avian Influenza) disease amongst birds based on external symptoms, post mortem reports etc. and whereas it is felt that immediate necessary action should be taken such as absolute ban on movement of poultry or its products from Maharashtra and Madhya Pradesh into Gujarat and regulation of movement of vehicles from the infected premises, to prevent possibility of spread of Bird Flu (H5N1) (Avian Influenza) disease.

Therefore, in exercise of powers vested in the Government under Section 2 of the Epidemic Diseases Act, 1897 (Act No. 3 of 1897) the Government of Gujarat hereby directs that no vehicles with poultry birds/products shall enter from the bordering States/UTs. of Maharashtra, Madhya Pradesh, Dadra Nagar Haveli, Silvassa & Daman in the limits of the Gujarat State.

The Collector's of Valsad, Navsari, Dangs, Surat, Narmada, Vadodara, Panchmahal and Dahod Districts are hereby directed to erect check posts on all national/state highways and peripheral (formal/informal) roads and to check vehicles with poultry birds/products and strictly prevent their entry into Gujarat State from adjacent borders of nearby States/UTs with immediate effect.

By order and in the name of the Governor of Gujarat,

**KISHORE RAO. D.**  
Secretary to Government of Gujarat.



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#### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 27<sup>th</sup> February, 2006.

#### COMMISSIONS OF INQUIRY ACT, 1952.

No: GK/03/2006/COI/102005/A :-WHEREAS the State Government has under Government Notification, Legal Department No. GK/3/2005/COI/102005/A, dated the 23rd April, 2005, appointed a Commission of Inquiry under section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952) to inquire into the factual aspect of the matter and about the security and protocol lapses, if any, in connection with the alleged attack on the Union Minister for Railways during his visit to the site of the accident as also the SSG hospital, Vadodara where most of the seriously injured persons were admitted.

AND WHEREAS, the said Commission was required to complete the inquiry and submit its report on or before the 28th February, 2006;

AND WHEREAS, the said Commission has not been able to complete the inquiry and submit its report into the said matter to the State Government; -

AND WHEREAS, the Government of Gujarat is of the opinion that the commission should complete the inquiry and submit its report to the State Government on or before the 30<sup>th</sup> April, 2006;

NOW, THEREFORE, in exercise of the powers conferred by section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952), the Government of Gujarat hereby amends the Government Notification, Legal Department No. GK/3/2005/COI/102005/A, dated the 23rd April, 2005, as follows, namely:-

In the said notification, in paragraph 4, for the words, figures and letters "on or before the 28<sup>th</sup> February, 2006", the words, figures and letters "on or before the 30<sup>th</sup> April, 2006" shall be substituted.

By order and in the name of the Governor of Gujarat,

**O. L. PANDEY,**  
Joint Secretary to Government.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> February, 2006.

#### CODE OF CRIMINAL PROCEDURE, 1973.

No.GK/6/2006/PRCH/1097/VIP-247/D(Part IV) :- In exercise of the Powers conferred by section 7 read with section 9 of the Code of Criminal Procedure, 1973 (2 of 1974) and in supersession of all the previous notifications made in this behalf so far as they relate to the Sessions Division and the Court of Sessions for session division of Bharuch, Narmada at Rajpipla and Vadodara, the Government of Gujarat, after consultation with the High Court hereby directs that with effect on and from 3/3/2006 alters the limits of Sessions Division of Bharuch and Vadodara and establishes the courts of Sessions for Session Division of Bharuch, Narmada and Vadodara as follows, namely :-

- (1) The sessions Division of Bharuch shall consist of the District of Bharuch.
- (2) The Sessions Division of Narmada shall consist of the District of Narmada at Rajpipla.
- (3) The Sessions Division of Vadodara shall consist of the District of Vadodara.

By order and in the name of the Governor of Gujarat,

**MEHUL GANDHI,**  
Deputy Secretary to Government,





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### PART IV-A

**Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.**

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> February, 2006.

#### CODE OF CRIMINAL PROCEDURE, 1973.

No.GK/7/2006/PRCH/1097/VIP-247/D(Part IV) :- In exercise of the Powers conferred by section 7 read with section 9 of the Code of Criminal Procedure, 1973 (2 of 1974) and in supersession of all the previous notifications made in this behalf so far as they relate to the district of Bharuch and Vadodara, the Government of Gujarat, after consultation with the High Court hereby alter the limits of Session Divisions of the District of Bharuch and Vadodara with effect on and from 3/3/2006 as follows, namely :-

- (1) The district of Bharuch comprising of the revenue district of Bharuch as constituted under Government of Gujarat, Notification, Revenue Department No. GHM/97/81/M/PFR/1097/L, dated 24/09/1997.
- (2) The district of Narmada comprising of the revenue district of Narmada as constituted under Government of Gujarat, Notification, Revenue Department No. GHM/97/81/M/PFR/1097/L, dated 24/09/1997.
- (3) The district of Vadodara comprising of the revenue district of Vadodara as constituted vide Government of Gujarat, Notification, Revenue Department No. GHM/97/81/M/PFR/1097/L, dated 24/09/1997.

By order and in the name of the Governor of Gujarat,

**MEHUL GANDHI,**  
Deputy Secretary to Government.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### FORESTS AND ENVIRONMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 24<sup>th</sup> January, 2006.

#### NOISE POLLUTION (REGULATION AND CONTROL) RULES, 2000.

No.GVN/2006-(17) ENV-102005-287-P :- In pursuance to the sub-rule (3) of rule 5 of the Noise Pollution (Regulation and Control) Rules, 2000, as amended on 11-10-2002, the Government of Gujarat hereby earmarks the following days of festive / religious / cultural occasions for the calendar year 2006, for permitting use of loud speakers or public address system between 10.00 PM to 12-00 midnight:

Sr. No.	Festive Occasions	No. of days
1	Republic Day	1
2	Gujarat Day	1
3	Independence Day	1
4	Janmashtami	1
5	Navaratri	8
6	Sharad Purnima	1
Total		13

Remaining two days out of Fifteen days in a calendar year are kept reserved for any other function / Occasion / Celebration (Cultural or religious) that the Government may think fit to notify for this purpose at a later stage. If the celebrations on the Republic Day, Independence Day & the Gujarat Day could be concluded in the State by 10.00 PM. relaxation against such day / days would be allotted to some other religious, festive occasions, as may be decided by the State Government.

By order and in the name of the Governor of Gujarat,

**HARDIK SHAH,**

Under Secretary to the Government.





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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### FOOD CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 3rd March, 2006.

#### CONSUMER PROTECTION ACT, 1986.

No.GTH/2006/24/CPA/102005/2826/(II)/D :- In exercise of the powers conferred by clause (a) of section-9 read with Sub-section (1)(a) 1(A) & 2 of Section 10 of the Consumer Protection act 1986 as amended in 1993 and 2002, Government of Gujarat hereby amends the Government Order No. GTH/2006/16/CPA/102005/2826/(1)/D dated 30/1/2006 as follows namely :

In the said order for the word "Ms. Varsha V. Desai" the word "Ms. Varsha P. Desai" shall be substituted.

By order and in the name of the Governor of Gujarat,

**P. M. ASARI,**  
Deputy Secretary to Govt. of Gujarat.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### FORESTS & ENVIRONMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 6<sup>th</sup> March, 2006.

No. GVN-10-2006/(6)/ENV/10.2005/265/P.-In exercise of the powers conferred under Rule 8 of the Hazardous Wastes (Management & Handling) Amendment Rules, 2003 framed under the provisions of The Environment (Protection) Act, 1986, the Government of Gujarat hereby notifies the following site of M/s Bharuch Enviro Infrastructure Limited (BEIL) for proposed expansion of its existing TSDF site and related infrastructure:

<u>Name of the occupier/association/ operator of the facility</u>	<u>Plot No.</u>	<u>Area</u>
M/s Bharuch Enviro Infrastructure Limited (BEIL) having office at Plot No. 9701-16, GIDC Estate, Ankleshwar, District Bharuch, Gujarat.	Plot No. 9601-9604, 10001 10003, G-7 & 8, 7924-7927, 9401-9412, 9501-9506, 7905 E to H adjoining to the present site at GIDC Ankleshwar, District Bharuch, Gujarat.	1,61,510 sq.mts

The above mentioned site is notified subject to the compliance of the following conditions by the occupier/operator of the facility :

- (1) The applicant shall design and set up disposal facility as per the prevailing guidelines issued by the Central Pollution Control Board/Central Government. Sufficient number of gas vents shall be provided in the top cover as per the design criteria mentioned in the said guidelines.

- (2) Before setting up a disposal facility, the applicant shall get the design and the layout of the facility approved by the Gujarat Pollution Control Board, which in turn shall monitor the setting up and operation of the facility regularly and take necessary action in case of non-compliance.
- (3) The occupier/operator of the facility shall be responsible for safe and environmentally sound operation of the same as per the design approved by the Gujarat Pollution Control Board.
- (4) The occupier/ operator of the facility shall obtain the approval of the Gujarat Pollution Control Board for their closure plan and design and shall implement the same as per the approval of the GPCB. The GPCB shall also monitor the implementation of the closure plan.
- (5) The occupier/ operator of the facility shall ensure that only the hazardous wastes permitted by the Gujarat Pollution Control Board are received / handled at the disposal site. The GPCB shall ensure that no hazardous waste other than those taken into consideration in the design criteria shall be allowed to be disposed off into the landfill site
- (6) The occupier/ operator of the facility shall obtain an authorization under the provisions of The Hazardous Wastes (Management & Handling) Rules as amended from time to time and accept hazardous wastes from only those member units having valid authorization, of the Gujarat Pollution Control Board, under the said Rules.
- (7) The occupier/ operator of the facility shall strictly comply with various provisions of the Hazardous Wastes (Management & Handling) Rules as amended from time to time.
- (8) Sufficient number of observation wells shall be drilled around the periphery of the landfill site to ensure that no seepage takes place. The ground water quality from such wells shall be monitored every month by the applicant and report in this regard shall be submitted to the GPCB as well as to this department every year. The GPCB shall also monitor the observation wells with respect to all relevant parameters on a regular basis to ensure that the seepage does not take place from the landfill site.
- (9) Appropriate Effluent Treatment Plant shall be provided to treat the leachate to ensure that the treated leachate meets with the norms prescribed by the GPCB. An application shall be made to the GPCB in this regard and final disposal point of the treated leachate/effluent shall be decided in consultation with the GPCB.
- (10) Provision of sufficient covered area for storage of wastes within the site shall be made. The area shall be decided in consultation with the GPCB.
- (11) The design of the landfill site shall be made earthquake resistant and the structural design of the landfill site shall be approved by a qualified structural engineer.
- (12) Flyash, flyash based bricks and building materials shall be used in construction to the extent possible.
- (13) The waste water generated from washing of vehicles shall be collected separately in a sump and after due treatment shall have to be reused for washing vehicles / used for spraying while providing soil cover / for compaction in consultation with the Gujarat Pollution Control Board.
- (14) All the suggestions / recommendations given in the rapid EIA report, BMP, Risk Assessment report and Emergency Plan prepared by the consultant viz. M/s R.O.O.T.S. EHS Advisory, Vadodara shall be implemented.



- (15) Comprehensive EIA Report shall be prepared and submitted within one year to the GPCB as well as to this Department. All the suggestions / recommendations for the purpose of environmental protection to be mentioned in the comprehensive EIA shall have to be implemented.
- (16) Post project environmental monitoring with respect to various environmental attributes shall be carried out on a regular basis in consultation with the Gujarat Pollution Control Board. The report in this regard shall be submitted to this Department every year.
- (17) The approach road shall be developed in such a way that it should not create disturbance to nearby areas. The road shall be sufficiently wide and pucca and water shall be sprinkled on the road frequently to control fugitive emissions.
- (18) The odour nuisance shall be prevented through proper soil cover at regular intervals and proper compaction as per the guidelines of the CPCB in consultation with the GPCB.
- (19) To prevent the nuisance of wind blown litter, temporary fencing shall be created.
- (20) A green belt of sufficient width shall be developed on periphery of the disposal site as per the prevailing guidelines of the Central Pollution Control Board.
- (21) All necessary safety measures to prevent hazard and accidents shall be taken. Necessary safety equipments including providing the gumboots, hand gloves, masks etc. to the workers shall be provided and it shall be ensured that the same are compulsorily adopted by the persons working at the site. The workers and the visitors shall be made aware of the potential hazards at the site and precautions to be taken for the same.
- (22) On site emergency plan shall be prepared before commissioning of the site and shall be approved by the concerned authority. The off site emergency plan shall also be prepared in consultation with the District Collector.
- (23) All necessary environmental protection measures shall be taken as per the prevailing rules / regulations and guidelines prescribed by the Central Pollution Control Board / Ministry of Environment and Forests, Government of India, during construction, operation and closure phases of the site. I
- (24) The occupier / operator / owner of the site shall contribute financially for any common study or facility for the purpose of environmental protection and improvement that may be proposed by this Department for this region.
- (25) The occupier / operator / owner of the site shall bear the cost of the supervision/ monitoring by the external agency that may be appointed by this Department to oversee/ monitor the activities during construction / operation phases.
- (26) The occupier / operator / owner shall take up socio-economic activities in the region in consultation with the District Collector / District Development Officer. A separate fund in this regard shall be earmarked every year.
- (27) The occupier / operator / owner shall create full-fledged environmental cell for monitoring various project activities.
- (28) The occupier / operator / owner shall support financially the National Green Corps Scheme being implemented in Gujarat by the GEER Foundation, in consultation with this Department.

- (29) Yearly compliance report on the above-mentioned conditions shall be furnished to this Department.
- (30) Any other condition that may be stipulated by this department from time to time.

By order and in the name of the Governor of Gujarat,

**HARDIK SHAH,**

Under Secretary to Government.

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Government Central Press, Gandhinagar.





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# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

અગ્ર, નાગરિક પુરવઠા અને ગ્રા. બા.નો વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી માર્ચ, ૨૦૦૬.

ક્રમાંક. જીટીએચ-૨૦૦૬-૨૫-સીપીએ-૧૦૨૦૦૩-૧૧૫૨-પાર્ટ-૧-ડી.: ગ્રાહક સુરક્ષા (સુધારા) ધારા-૨૦૦૨ની જોગવાઈ અન્વયે દરેક જિલ્લામાં જિલ્લા ગ્રાહક સુરક્ષા પરિષદની રચના કરવા માટે તા.૨૯-૧-૦૪ના રોજ જાહેરનામું બહાર પાડવામાં આવેલ છે.

જિલ્લા ગ્રાહક સુરક્ષા પરિષદને વધુ અસરકારક બનાવવાના હેતુથી રાજ્ય સરકાર ગ્રાહક સુરક્ષા (સુધારા) ધારા-૨૦૦૨ની કલમ-૮(એ) અને ૮(બી) હેઠળ મળેલ સત્તાની રુએ રાજ્યના તમામ જિલ્લાઓ માટે રચવામાં આવેલ જિલ્લા ગ્રાહકસુરક્ષા પરિષદમાં નીચે મુજબના વધારાના સરકારી સભ્યશ્રીઓની નિમણૂક કરવાનું આથી નક્કી કરવામાં આવે છે.

ક્રમાંક	સભ્યશ્રીનું નામ	હોદ્દો
૧૯	પ્રાદેશિક વાહન વ્યવહાર અધિકારીશ્રી	સરકારી સભ્ય
૨૦	નિયામકશ્રી જિલ્લા ગ્રામ વિકાસ એજન્સી	"
૨૧	પ્રદુષણ નિયંત્રણ અધિકારીશ્રી	"

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અખતર સૈયદ,

સેક્શન અધિકારી.



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# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### REVENUE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 10th March, 2006.

#### REGISTRATION ACT, 1908

No. GHM/2006/14/M/STP/102004/1193/H.1:-In exercise of powers conferred by section 78 of the Registration Act, 1908. (XVI of 1908) in its application to the State of Gujarat, the Government of Gujarat hereby amends the Government Notification Revenue Department No. GH-87-134-M-RGN-1086-381-H.1 dated the 3rd August, 1987 as follows, namely :-

In the said notification, in the table of fees, Article 1 in Note No. 19, for the words "whereby the said women becomes the sole," the words "or women whereby the said woman or as the case may be women only becomes the" shall be substituted.

By order and in the name of the Governor of Gujarat,

**S. S. JOSHI,**  
Under Secretary to Government.

Extra No. 24



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REGISTERED No. G/GNR/2

# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### LEGAL DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 14th March, 2006.

#### LEGAL SERVICES AUTHORITIES ACT, 1987.

No. GK/12/2006/LCA/102005/vip-75/D : In exercise of the powers conferred by clause (b) of sub-section (2) of section 6 of the Legal Service, Authorities Act, 1987 (No. 39 of 1987), the Governor of Gujarat, in consultation with the Chief Justice, the High Court of Gujarat hereby nominates Hon'ble Mr. Justice B. J. Shethna, serving Judge, the High Court of Gujarat, as an Executive Chairman, the Gujarat State Legal Service Authority till he holds the Office of the Judge of the High Court of Gujarat.

By order and in the name of the Governor of Gujarat,

**MEHUL GANDHI,**  
Deputy Secretary to Government

IV-A-Ex.24-1

24-1

Government Central Press, Gandhinagar.



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# The Gujarat Government Gazette EXTRAORDINARY

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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 17<sup>th</sup> March, 2006.

#### CODE OF CRIMINAL PROCEDURE, 1973.

No.GK/14/2006/PRCH/1097/VIP-247/D (Part-VI) :-In exercise of the powers conferred by sub section (1) and (2) of section 7 read with section 9 of the Code of Criminal Procedure, 1973 (2 of 1974), and in supersession of all the previous notifications made in this behalf so far as they relate to the Sessions Division and the Court of Sessions for Sessions Division of Kheda, the Government of Gujarat, after consultation with the High Court hereby directs that with effect on and from 19th March, 2006 alters the limits of Sessions Division of Kheda and establishes the Courts of Sessions for Sessions Divisions of Kheda and Anand, as follows, namely :

- (1) The Sessions Division of Kheda shall consist of the District of Kheda
- (2) The Sessions Division of Anand shall consist of the District of Anand.

By order and in the name of the Governor of Gujarat,

**MEHUL GANDHI,**  
Deputy Secretary to Government.

**LEGAL DEPARTMENT****Notification**Sachivalaya, Gandhinagar, 17<sup>th</sup> March, 2006.**CODE OF CRIMINAL PROCEDURE, 1973.**

No. GK/15/2006/PRCH/1097/VIP-247/D (Part-VI) :- In exercise of the powers conferred by section 7 read with section 9 of the Code of Criminal Procedure, 1973 (2 of 1974); and in supersession of all the previous notifications made in this behalf so far as they relate to the district of Kheda, the Government of Gujarat, after consultation with the High Court, hereby alters the limits of Sessions Division of the district of Kheda with effect on and from 19th March, 2006 as follows, namely :

- (1) The district of Kheda comprising of the revenue district of Kheda as constituted under Government of Gujarat, notification, Revenue Department No. GHM/97/80/M/PFR/1097/L dated 24-09-1997 (having Nadiad as its sadar Station).
- (2) The district of Anand comprising of the revenue district of Anand as constituted under Government of Gujarat, Notification, Revenue Department No. GHM/97/80/M/PFR/1097/L dated 24-09-1997 & No. PFR/2297/2592/L, dated 15-10-1997 (having Anand as its sadar Station).

By order and in the name of the Governor of Gujarat,

**MEHUL GANDHI,**  
Deputy Secretary to Government.





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#### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### LEGAL DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 18th March, 2006.

#### PREVENTION OF CORRUPTION ACT, 1988.

No. GK/16/2006/SPC/102005/6218/D.—In exercise of the powers conferred by sub-section (1) of section 3 of the Prevention of Corruption Act, 1988 (49 of 1988), the Government of Gujarat hereby amend the Government notification, Legal Department No. GK-96-27-SPJ-1079-2150-D dated the 23rd August, 1996 as follows:-

In the said notification, in the Schedule-I after serial number 18, the following shall be inserted namely:

1	2	3
19.	Sessions Judge and all the Additional Sessions Judges, Patan.	District of Patan
20.	Sessions Judge and all the Additional Sessions Judges, Navsari	District of Navsari
21.	Sessions Judge and all the Additional Sessions Judges, Gandhinagar.	District of Gandhinagar
22.	Sessions Judge and all the Additional Sessions Judges, Dahod	District of Dahod.

By order and in the name of the Governor of Gujarat,

**M. M. GANDHI,**

Deputy Secretary to Government.



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## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 20th March, 2006.

### CONSTITUTION OF INDIA

No. MKM/1093/3480/E.1:-In exercise of the powers conferred by the proviso to Article 309 of the Constitution of India, and in supersession of all the previous rules made in this behalf except to be done or omitted to be done before such supersession, the Governor Of Gujarat hereby makes the following rules to provide for regulation of recruitment to the post of Law officer Class II in the Commissioner of Prohibition and Excise Department, Gujarat State, namely :-

1. These rules may be called the Law Officer Class II (in the Commissioner of Prohibition and Excise Department) Recruitment Rules, 2005.
2. Appointment to the post of Law Officer Class II in the Commissioner of Prohibition and Excise Office shall be made by direct selection.
3. To be eligible for appointment to the post mentioned in rule 2 the candidate must,
  - (i) not be less then 21 years of age and not be more then 35 years of age and.
  - (ii) possess a degree in Law from the recognized University.
  - (iii) have practised and have experience of three years in a criminal court.
  - (iv) process the basic knowledge of computer application equivalent to course on computer concepts (ccc) of Department of Electronics Accreditation of Computer Courses (DOEACC) Society or of the level as may be prescribed by the Government from time to time.
  - (v) proressess adequate knowledge of Gujarati and/or Hindi.
4. The candidate appointed by direct selection shall be on probation for a period of two years.

5. The candidate appointed by direct selection shall be required to furnish security and surety bonds for such amount and for such period as may be prescribed by the Government.
6. The candidate appointed by direct selection shall be required to pass departmental examination, if any and examination in Hindi, Gujarati or both as may be prescribed by the Government.
7. The candidate appointed by direct selection shall be required to undergo such training as may be prescribed by the Government.

By order and in the name of the Governor of Gujarat,

**A. L. PUROHIT,**  
Under Secretary to Government.



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# The Gujarat Government Gazette

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### FOOD CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 24th March, 2006.

#### CONSTITUTION OF INDIA.

No. GTH-GSR-2006-26-CPA-102005-2362-D.—In exercise of the powers conferred under Section 17(b) of Consumer Protection Act, 1986, the Government of Gujarat hereby decides that the circuit bench/benches as may be constituted by the President of State Consumer Disputes Redressal Commission, shall perform its/their functions at following places other than Ahmedabad.

1. Vadodara.
2. Surat.
3. Rajkot.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.



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# The Gujarat Government Gazette

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 27<sup>th</sup> March, 2006.

#### CONSTITUTION OF INDIA.

No. GTH-GSR-2006-27-CPA-102005-2362-D.— In exercise of the powers conferred under Sub-section 1 of Section 16 read with Clause (b) of Consumer Protection Act, 1986, the Government of Gujarat hereby decides as under :-

- (1) There shall be maximum 8 members of state Consumer Disputes Redressal Commission and one of them shall be a woman.
- (2) The President of State Consumer Disputes Redressal Disputes Commission may constitute more than one as additional bench or benches, with one or more members as the President deems fit.
- (3) There shall not be more than 50% members who shall have judicial background.
- (4) The judicial members may be opted either from sitting or retired Principal Judge / Additional Principal Judge of City Civil Court or a person having knowledge and experience for at least a period of ten years as a Presiding Officer at the District Court or any tribunal at equivalent level.

Provided that if a person is retired from judicial services, he/she shall be given an honorarium as decided by Government from time to time besides his/her pension.



Further it is provided that the president of State Commission may consider person specified in clause-II of Section-16(ii) of the Act, as person/persons with judicial background for being taken as the member/members of the additional Bench/Benches from amongst Government appointed members.

Provided that if a person is a sitting judge he/ she shall continue to receive his/her salary and other benefits as admissible to judicial officer and he/she shall not be given any honorarium.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**

Section Officer.



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# The Gujarat Government Gazette

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29th April, 2006.

### CENTRAL SALES TAX ACT, 1956.

No. (GN-50) CST -2006/S.8(5)(122)/TH : In exercise of the powers conferred by sub-section (5) of section 8 of the Central Sales Tax Act, 1956 (LXXIV of 1956), the Government of Gujarat, having been satisfied that it is necessary so to do in the public interest, hereby directs that on the fulfilment of requirements laid down in sub-section (4) of said section 8, the tax on sales of goods mentioned in column (2) of the Schedule appended hereto, payable under sub-section (1) of the said section 8 by any dealer having his place of business in the State of Gujarat in respect of the sales made by him from such place in respect of the said goods in the course of inter State trade or commerce be calculated at the rate of percentages mentioned in column (3) of the said Schedule of the sale price of the goods so sold.

### SCHEDULE

Sr. No. (1)	Description of goods (2)	Rate of tax (percentage) (3)
1	Hosiery goods	1%
2	Parts of bicycle	1%
3	Bulk drugs	2%
4	News print	2%
5	Re-rolled steel products	2%

By order and in the name of the Governor of Gujarat,

**M. A. BHATT,**

Additional Secretary to Government.

IV-A-Ex.29-1

29-1

Government Central Press, Gandhinagar.



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# The Gujarat Government Gazette

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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 31<sup>st</sup> March, 2006.

#### Electricity Act, 2003.

No. GU-2006-31-ELA-1105-CS-GOI -19-K.—In exercise of the powers conferred by the eighth proviso to section 14 of the Electricity Act, 2003 (36 of 2003), the Government of Gujarat hereby notifies that all the areas of the State except the areas mentioned in the Appendix attached herewith, shall be the “rural areas” in the State, for the purposes of the eighth proviso to section 14 of the Electricity Act, 2003.

#### Appendix

- i. The areas of Municipal Corporations or Municipalities or Municipal Boroughs notified as such under the provisions of the article 243Q of the Constitution of India or under the relevant provisions of the Bombay Provincial Municipal Corporations Act, 1949 or the Gujarat Municipalities Act, 1963 as amended from time to time.
- ii. The areas declared as “Urban Development Areas” under Section 22 of the Gujarat Town Planning and Urban Development Act, 1976.
- iii. The areas declared as “Development Areas” under section 3 of the Gujarat Town Planning and Urban Development Act, 1976.
- iv. The areas covered under the Gandhidham (Development and Control on Erection of Buildings) Act, 1957.
- v. The areas declared as industrial area or Industrial Estates under the provisions of sub-sections (g) and (h) of section 2 of the Gujarat Industrial Development Act, 1962.

By order and in the name of the Governor of Gujarat,

**K. H. CHORERA,**  
Under Secretary to Government.

IV-A-Ex. 30

30-1

Government Central Press, Gandhinagar.



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# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 26<sup>th</sup> April, 2006.

No. GHM-24-ULC-2005-1158-V.1.- In exercise of the judgement of the Gujarat High Court dated 17-10-2003 in SCA No.-1628/88 the Government of Gujarat hereby appoints Principal Secretary (Appeals), Revenue Department to be Urban Land Tribunal constituted for the purpose of the functions to be performed under the Section 4 of the Urban Land (Ceiling and Regulation) Act, 1999.

By order and in the name of the Governor of Gujarat,

**N. D. BHATT,**  
Deputy Secretary to the Government.



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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 31<sup>st</sup> March, 2006.

#### CENTRAL SALES TAX ACT, 1956.

No. (GN-31)-CST-2006-S.8(5)(121)TH.—In exercise of the powers conferred by sub-section (5) of section 8 of the Central Sales tax Act, 1956 (LXXIV of 1956), read with section 21 of Bombay General Clauses Act, 1904 (Bom. 1 of 1904), the Government of Gujarat having been satisfied that it is necessary so to do in the public interest, hereby rescinds all the Government Notifications mentioned in the Schedule appended hereto on expiry of the 31st day of March, 2006.

#### SCHEDULE

Sr.No.	Government Notification No.
1	No. STA/1558/G-I. Dt. 10/12/1958
2	No. CST/1559/G-I. Dt. 6/6/1959
3	No. STA/1558/163235/G-I. Dt. 22/9/1959
4	No. STA/1259/3736/VI/G-I. Dt. 22/11/1959
5	No. STA/1059/G-I.(II) Dt. 28/12/1959
6	No. STA/1562-31629/K Dt. 28/3/1962
7	No. GN-58/STA/1564/2481/TH/ Dt. 29/6/1964
8	No. GN-187/MVA/1065/1759/ Dt. 5/4/1965
9	No. GN-251/MVA/1065/6826/TH/ Dt. 1/1/1966
10	No. GN-414/MVA/1067/3768/ TH/Dt. 1/9/1967



- 11 No. GN-554/MVA/1169/117/TH/ Dt. 24/1/1969
- 12 No. GN-593/MVA/1069/3093/ TH/Dt. 3/10/1969
- 13 No. GN-635/CST/1070/S.8(5)/(1)/TH/ Dt. 29/4/1970
- 14 No. GN-665/CST/1070/S.8(5)/(6)/ TH/Dt. 7/8/1970
- 15 No. GN-701/CST/1071/S.8(5)/(7)/ TH/Dt. 1/1/1971
- 16 No. GN-23/CST/1071/S.8(5)/(8)/ TH/Dt. 12/4/1971
- 17 No. GN-68/CST/1071/S.8(5)/(9)/TH/ Dt. 17/9/1971
- 18 No. GN-96/CST/1072/S.8(5)/(10)/ TH/Dt. 16/2/1972
- 19 No. GN-196/CST/1073/S.8(5)/(14)/ TH/Dt. 21/9/1973
- 20 No. GN-290/CST/1074/S.8(5)/(15)/ TH/Dt. 4/9/1974
- 21 No. GN-16/CST/1075/S.8(5)/(16)/TH/ Dt. 17/3/1975
- 22 No. GN-73/CST/1075/S.8(5)/(19)/ TH/Dt. 25/11/1975
- 23 No. GN-83/CST/1075/S.8(5)/(20)/ TH/Dt. 26/12/1975
- 24 No. GN-80/CST/1077/S.8(5)/(21)/ TH/Dt. 31/12/1977
- 25 No. GN-59/CST/1078/S.8(5)/(22)/TH/ Dt. 25/10/1978
- 26 No. GN-41/CST/1082/S.8(5)/(42)/ TH/Dt. 30/3/1982
- 27 No. GN-12/CST/1080/S.8(5)/(26)/ TH/Dt. 11/2/1980
- 28 No. GN-6/CST/1081/S.8(5)/(31)/ TH/Dt. 31/1/1981
- 29 No. GN-14/CST/1082/S.8(5)/(41)/ TH/Dt. 29/1/1982
- 30 No. GN-8/CST/1081/S.8(5)/(30)/TH/ Dt. 31/1/1981
- 31 No. GN-42/CST/1082/S.8(5)/(43)/ TH/Dt. 30/3/1982
- 32 No. GN-109/CST/1083/S.8(5)/(54)/ TH/Dt. 11/10/1983
- 33 No. GN-39/CST/1084/S.8(5)/(59)/ TH/Dt. 29/3/1984
- 34 No. GN-32/CST/1081/S.8(5)/(33)/TH/ Dt. 10/4/1981
- 35 No. GN-33/CST/1081/S.8(5)/(34)/ TH/Dt. 10/4/1981
- 36 No. GN-34/CST/1081/S.8(5)/(35)/ TH/Dt. 10/4/1981
- 37 No. GN-90/CST/1081/S.8(5)/(37)/ TH/Dt. 16/12/1981
- 38 No. GN-35/CST/1083/S.8(5)/(52)/TH/ Dt. 30/3/1983
- 39 No. GN-38/CST/1084/S.8(5)/(58)/ TH/Dt. 29/3/1984
- 40 No. GN-49/CST/1086/S.8(5)/(67)/ TH/Dt. 1/7/1986
- 41 No. GN-99/CST/1086/S.8(5)/(69)/ TH/Dt. 23/12/1986
- 42 No. GN-46/CST/1087/S.8(5)/(71)/TH/ Dt. 13/7/1987
- 43 No. GN-49/CST/1088/S.8(5)/(77)/ TH/Dt. 1/10/1988
- 44 No. GN-12/CST/1090/S.8(5)/(82)/ TH/Dt. 1/4/1990
- 45 No. GN-50/CST/1087/S.8(5)/(72)/ TH/Dt. 13/8/1987
- 46 No. GN-12/CST/1090/S.8(5)/(83)/ TH/Dt. 1/4/1990
- 47 No. GN-11/CST/1092/S.8(5)/(89)/ TH/Dt. 1/4/1992
- 48 No. GN-50/CST/1092/S.8(5)/(97)/TH/ Dt. 1/9/1992
- 49 No. GN-44/CST/1088/S.8(5)/(75)/ TH/Dt. 22/9/1988

50	No. GN-43/CST/1088/S.8(5)/(76)/ TH/Dt. 22/9/1988
51	No. GN-22/CST/1090/S.8(5)/(84)/ TH/Dt. 1/8/1990
52	No. GN-17/CST/1091/S.8(5)/(87)/ TH/Dt. 1/4/1991
53	No. GN-1/CST/1092/S.8(5)/(88)/TH/ Dt. 29/1/1992
54	No. GN-12/CST/1092/S.8(5)/(90)/ TH/Dt. 1/4/1992
55	No. GN-16/CST/1092/S.8(5)/(91)/ TH/Dt. 8/4/1992
56	No. GN-20/CST/1092/S.8(5)/(92)/ TH/Dt. 18/5/1992
57	No. GN-21/CST/1092/S.8(5)/(93)/ TH/Dt. 18/5/1992
58	No. GN-22/CST/1092/S.8(5)/(94)/ TH/Dt. 18/5/1992
59	No. GN-36/CST/1092/S.8(5)/(96)/ TH/Dt. 17/7/1992
60	No. GN-27/CST/1093/S.8(5)/(98)/ TH/Dt. 17/9/1993
61	No. GN-21/CST/1095/S.8(5)/(99)/ TH/Dt. 12/9/1995
62	No. GN-6/CST/1096/S.8(5)/(100)/ TH/Dt. 30/3/1996
63	No. GN-31/CST/1096/S.8(5)/(101)/TH/Dt. 18/11/1996
64	No. GN-7/CST/1097/S.8(5)/(102)/ TH/Dt. 1/4/1997
65	No. GN-26/CST/1097/S.8(5)/(104)/ TH/Dt. 9/9/1997
66	No. GN-32/CST/1097/S.8(5)/(105)/ TH/Dt. 16/12/1997
67	No. GN-29/CST/1098/S.8(5)/(108)/ TH/Dt. 2/11/1998
68	No. GN-27/CST/2001/S.8(5)/(113)/ TH/Dt. 1/9/2001
69	No. GN-28/CST/2001/S.8(5)/(114)/ TH/Dt. 1/9/2001
70	No. GN-27/CST/2003/S.8(5)/(117)/ TH/Dt. 8/8/2003

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By order and in the name of the Governor of Gujarat,

**M. A. BHATT,**

Additional Secretary to Government.



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### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 31<sup>st</sup> March, 2006.

No. GTH-2006-28-KSN-1296-2473-B.—In pursuance of Sub-clause (d)(i) of the Kerosene (Restriction on use and Fixation of Ceiling Price) Order 1993, Government of Gujarat hereby amends the Government Order. Food, Civil Supplies and Consumer Affairs Department No. GTH-97-12-KSN-1296-2473-B, dated 12-9-1997 as follows namely :-

In the said Order for the words and figures "Rs. 40.30 (Rupees Forty and paise Thirty only) to the agent and Rs. 34.00 (Rupees Thirty Four only) to the retailers" the words and figures "Rupees 80.30 (Rupees Eighty and paise Thirty only) to the agent and Rs. 54.00 (Rupees Fifty Four only) to the retailers", shall be substituted w.e.f. 1<sup>st</sup> April, 2006.

By order and in the name of the Governor of Gujarat,

**P. N. PATEL,**

Joint Secretary to Government.



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### PART IV-A

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#### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 1<sup>st</sup> April, 2006.

#### CENTRAL SALES TAX ACT, 1956.

No. (GN-41)CSR/2006-(2) TH :-- In exercise of the powers conferred by sub sections (3) and (4) of section 13 of the Central Sales Tax Act, 1956, the Government of Gujarat hereby makes the following rules further to amend the Central Sales Tax (Gujarat) Rules, 1970 as follows, namely :-

1. These rules may be called the Central Sales Tax (Gujarat) (Amendment) Rules, 2006.
2. In the Central Sales Tax (Gujarat) Rules, 1970 (hereinafter referred to as "the said rules"), in rule 2, for clauses (ii), (iii) and (iv), the following clauses shall be substituted, namely :-

"(ii) "Gujarat Value Added Tax Law" means the Gujarat Value Added Tax Act, 2003 (Guj. 1 of 2005), as in force in the State of Gujarat";

"(iii) "Commissioner" means Commissioner of Commercial Tax, Special Commissioner, Additional Commissioner, Joint Commissioner or Deputy Commissioner, appointed under the Gujarat Value Added Tax Act, 2003 (Guj. 1 of 2005);

"(iv) "Commercial Tax Officer" means an officer appointed as such under the Gujarat Value Added Tax Law; and in relation to a dealer, the Commercial Tax Officer within whose local jurisdiction such dealer has one or more places of business;".

3. In the said rules, for the words, "Sales Tax Officer" wherever they occur, the words "Commercial Tax Officer" shall be substituted.

4. In the said rules, in rule 5 in sub-rule (1):-

(1) for the words, "one month from the expiry of period", the words "twenty two days from the end of the month or, as the case may be, the quarter" shall be substituted.

(2) in the proviso after the words, "General Sales Tax Law", the words "or Value Added Tax Law, as the case may be" shall be inserted;

(3) after the proviso, the following proviso shall be added, namely:-

"Provided further that a registered dealer shall furnish Annual return within three months from the end of the year to which the annual return relates."

5. In the said rules, in rule 10, for the words, "five hundred rupees", the words "one thousand rupees", shall be substituted.

6. In the said rules, for form III (B), the following Form shall be substituted, namely :-

"FORM III (B)

[See rule 5]

FORM OF RETURN UNDER THE CENTRAL SALES TAX (GUJARAT) RULES, 1970

MONTHLY RETURN ☐ ← Tick over wherever applicable → ANNUAL RETURN ☐

For the sales tax Officer			
Name :			
G.V.A.T. No.	C.S.T.R.C. No.	Period from	Period to
1. Gross Turnover of Sales			
Deduct : (A) Turnover of Sales within the State		Rs.	
(B) Turnover of Sales of goods outside the State		Rs.	
(C) Sales of goods in the course of export out of or import into India		Rs.	
(D) Turnover of Inter-State sales of goods covered by Schedule-1 or fully Tax exempted u/s 5(2) of the Gujarat Value Added Tax Act, 2003		Rs.	
(E) Turnover of Inter-State on which tax is not leviable under section 9(1)		Rs.	
(F) Sales to Special Economic Zone under section 8 (6)		Rs.	
2. Balance : Inter-State sales on which tax is leviable in Gujarat State.		Rs.	
Deduct : (A) Cost of freight, delivery or installation, if separately charged.		Rs.	
(B) Value of goods returned within six months under section 8A (1) (b)		Rs.	
(C) Turnover of Inter-State sales on which no tax is payable.		Rs.	
(D) Turnover of Inter-State sales under section 6 (2)		Rs.	
(E) Turnover of sales made under section 6 (3)		Rs.	
(F) Sales of Special Economic Zone under section 8 (6)		Rs.	
3. Total Taxable inter-State sales.		Rs.	
Deduct : Deduction under section 8A (1) (a)		Rs.	
4. Net Taxable inter-State sales.		Rs.	



Calculation of Central Sales Tax							
A Sales Taxable under section 8 (1)				B. Sales Taxable under section 8 (2) 8(2A)			
Sr. No.	Tax rate	Sales Turnover	Tax	Tax Rate	Sales Turnover	Tax	
Total				Total			
5. Value of goods transferred under section 6A (1)						Rs.	
6. Amount of Forms for the period							
Form type	Total Forms used			Value of goods			
C							
EI							
EII							
F							
H							
I							
7.	Total amount payable as						
	(i) C.S.T.					Rs.	
	(ii) Interest					Rs.	
	(iii) Penalty					Rs.	
	Total					Rs.	
Less :	Amount of tax Credit adjusted against local purchases.					Rs.	
8.	Total Amount Payable					Rs.	
9.	Net tax payable					Rs.	
10.	Net tax paid					Rs.	
11.	Net Outstanding-Demand/Refund					Rs.	
12.	Chalan No : (Rs.....in words.....)						
13.	Calculation of deferment benefits (To be filled in by a dealer to whom deferments benefits have been granted.)						
	(i) Eligibility Certificate No. and date of issue.						
	(ii) Exemption Certificate No. and date of issue.						
	(iii) Period of validity of the Certificate From ..... to .....						
	(iv) Total ceiling, if any, subject to which tax benefits are granted.						
14.	Status of deferment						
	(a) Opening balance of ceiling at the begining of the period for which the return is filed.						
	(b) Less : Total tax deferred for the period covered by this return						
	(c) Closing balance of ceiling at end of the period for which return is filed.						

The Statement contained in this return is true to the best of my knowledge and belief

Date :  
Place :

Signature :  
Designation :

7. In the said rules, for the Form VII(B), the following Form shall be substituted, namely :-

**"FORM VII (B)**  
(See rule 9A)

Form VIII (B) Order of Assessment of Tax under the Central Sales Tax Act, 1956					See Rule 9A of the C.S.T. (Gujarat) Rules, 1957		
Books of Account produced :					G.V.A.T.R.C. No.		
					Period of Assessment from/to		
					Accounting Method		
Details of Turnover of sales for levy of Central Sales Tax					As per return		
(1) Gross Turnover of Sales.							
Deduct : (A) Turnover of Sales within the State.							
(B) Turnover of Sales of goods outside the State.							
(C) Sales of goods in the course of Export or Import							
(D) Turnover of Inter-State Sales on which Tax is not leviable under section 9(1)							
(2) Balance : Inter-State sales on which Tax is leviable in Gujarat State.							
Deduct : (A) Cost of freight, delivery or installation, if separately charged.							
(B) Value of goods returned within six months under section 8A9(1) b							
(C) Turnover of Inter-State Sales on which Tax is payable.							
(D) Turnover of Inter-State Sales under section 6 (2)							
(E) Turnover of Inter-State Sales under section 6 (3)							
(F) Sales to Special Economic Zones under section 8 (6)							
(3) Total Taxable Inter-State Sales							
(4) Calculation of the Central Sales Tax							
4A As in Dealer's return payable under section 8(1)					As determined payable under section 8(1)		
Tax Rate	Sales Turnover	Deduction u/s 8A(1)(a)	Balance	Tax	Sales Turnover	Deduction u/s 8A(1)(a)	
Total							
4B As determined payable u/s 8(2)/(2A)					As in Dealer's returns payable u/s 8(2)/(2A)		
Tax Rate	Sales Turnover	Deduction u/s 8A(1)(a)	Balance	Tax	Sales Turnover	Deduction u/s 8A(1)(a)	
Total							
(5) (A) Net Amount of Central Sales Tax payable							
(B) Less : Tax Credit adjusted against local purchase							
(6) (A) Penalty (1) Under Section .....							
(2) Under Section .....							
(3) Under Section .....							
(4) Under Section .....							
(5) Under Section .....							
(B) Gross Amount of Penalty and Tax payable							
(7) Details of payment made by the Dealer with returns							
Period from	Period to		Chalan No.		Date		
(8) Gross Amount of Penalty and Tax payable (Item 6)							
Add : (A) Amount forfeited							
Deduct : (B) Amount credited under Refund Order No. .... Dt. ....							
(C) Amount already paid with returns							
(9) Net Balance due							
(10) Net refund, if any							
Assessment Order :							
Seal	Date :				Signature :		
	Place :				Designation :		

By order and in the name of the Governor of Gujarat.

**M. A. BHATT,**  
Additional Secretary to Government.

Government Central Press, Gandhinagar.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 15th April, 2006.

### PREVENTION OF TERRORISM ACT, 2002.

No. : GK/20/2006/SPC/102002/U.O.162/D :- WHEREAS in exercise of the powers conferred by sub-sections (1) and (4) of section 23 of the Prevention of Terrorism Act, 2002 (hereinafter referred to as "the said Act"), the Government of Gujarat had by the Government Notification, Legal Department, No. GK-2003-07-SPC-102002-UO-162-D dated 6th March, 2003, constituted a Special Court for the case registered at Godhra Railway Police Station, ICR No.9/2002 and appointed Ms. S. G. Gokani to preside over the Special Court;

AND WHEREAS in exercise of the powers conferred by sub-sections (1) and (4) of the said section 23, the Government of Gujarat had, by Government Notification, Legal Department, No. GK/17/2003/SPC/102002-UO-162-D dated 27th June, 2003, constituted the existing Special Court as the Special Court for all the cases under the said Act and appointed Ms. S. G. Gokani to preside over the special Court.

AND WHEREAS in exercise of the powers conferred by sub-section (5) of section 23 of the said Act, the Government of Gujarat had, by Government Notification, Legal Department, No. GK/32/2004/SPC/102002-UO-162-D dated 21st October, 2004, appointed Shri B. S. Parikh to be the Additional Judge to exercise the jurisdiction of the Special Court;

AND WHEREAS Shri B. S. Parikh has attained the age of Superannuation on 31/12/2005;

NOW THEREFORE, in exercise of the powers conferred by sub section (5) of section 23 of the said Act read with sub-section (2) of section 2 of the Prevention of Terrorism (Repeal) Act, 2004 and all other powers enabling it in this behalf and in supersession of Government Notification, Legal Department, No. GK/32/2004/SPC/102002/UO-162-D dated 21st October, 2004, the Government of Gujarat hereby appoints with the concurrence of the Chief Justice of High Court of Gujarat, Mr. N.A. Acharya, Judge, City Civil Court, Ahmedabad, to be the Additional Judge to exercise jurisdiction of the Special Court.

By order and in the name of the Governor of Gujarat,

**MEHUL GANDHI,**

Deputy Secretary to Government.



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#### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

BY THE DISTRICT COURT, SURAT

- Read: 1. Govt. of Gujarat, Legal Department Notification No. GK/2004/10/SPC/102003/UO-329/Dt. 21-6-2004.
2. High Court Letter No. A. 0727/03, Dt. 21-6-2004.
3. Sec.153 of the Electricity Act, 2003.
4. This office order No. B. 185(2)/167/2006, Dtd. 12-01-2006.

#### ORDER

No. : B.185(2)/1009 of 2006 :- In continuation of and in partial modification of this office order No. B.185(2)/167/2006, Dtd. 12-1-2006, following order is passed.

The undersigned was pleased to constitute Special Court for the purpose of providing speedy trial of offence referred to in Secs. 135 to 139 of the Electricity Act, 2003, and was pleased to designate the Presiding Officer of 4th Fast Track Court, Mr. K. J. Trivedi to be Special Court. Now, Mr. K. J. Trivedi is transferred. In that event, order stands modified as under :

The presiding Officer, 6th Fast Track Court, Surat Mr. B. M. Mahida is hereby designated as Special Court U/S 153 of the Act to conduct and to decide the cases referred to in Sec. 135 to 139 of the Electricity Act.

In case of his transfer or assignment of new responsibility, his successor-in-office shall continue to preside over the Special Court as referred earlier.

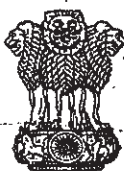
The ADMN Branch and Criminal Branch of the District Court, Surat, are hereby directed to withdraw all cases governed by Sec. 135 to 139 of the Electricity Act pending before various courts of this district, and to transfer it to the Court of the Presiding Officer, 6th Fast Track Court, Surat, Mr. B. M. Mahida, for disposal according to law.

The order be published on Notice Board and to be published in the Official Gazette.

District Court, Surat.  
dated the 5th April, 2006.

**J. G. JOSHI,**  
Principal District Judge,  
Surat.





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### PART IV-A

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by the Government of Gujarat under the Central Acts.

#### HOME DEPARTMENT (SPECIAL)

##### Notification

Sachivalaya, Gandhinagar, 21<sup>st</sup> April, 2006.

THE PREVENTION OF ILLICIT TRAFFIC IN NARCOTICS DRUGS AND PHYCHOTROPIC  
SUBSTANCES ACT, 1988.

No. GG/2006/22/SB.III/PAS/1099/726.- On acceptance of the resignation of Honourable Mr. Justice (Retd.) N.B. Patel, as the Chairman of the PITND&PS Advisory Board, constituted under the Government Notification Home Department (Special) No. GG/2005/89/SB.III/PAS/1099/726, dated 10-11-2005, the Government of Gujarat, in exercise of the powers conferred, by Section 9 of THE PREVENTION OF ILLICIT TRAFFIC IN NARCOTICS DRUGS AND PHYCHOTROPIC SUBSTANCES ACT, 1988, hereby reconstitutes the PITND&PS Advisory Board, with effect from the date of issuance of this notification and for the period from 21-4-2006 to 9-11-2006 for the purpose of the said Act, the Government of Gujarat is pleased to appoint Honourable Mr. Justice (Retd.) J. U. Mehta, as the Chairman of the said board and the following members as the said board :

- \* Honourable Mr. Justice (Retd.) J.U. Mehta, Chairman.
- \* Honourable Mr. Justice (Retd.) D. K. Trivedi, Member.
- \* Honourable Mr. Justice (Retd.) H. R. Shelat, Member.

K. M. BHAVSAR,

Under Secretary to Government,  
Home Department.

#### HOME DEPARTMENT (SPECIAL)

##### Notification

Sachivalaya, Gandhinagar, 21<sup>st</sup> April, 2006.

THE NATIONAL SECURITY ACT, 1980.

No. GG/2006/23/SB.III/PAS/1099/726.- On acceptance of the resignation of Honourable Mr. Justice (Retd.) N.B. Patel, as the Chairman of the NSA Advisory Board, constituted under the Government

Notification Home Department (Special) No. GG/2005/89/SB.III/PAS/1099/726, dated 10-11-2005, the Government of Gujarat, in exercise of the powers conferred, by Section 9 of THE NATIONAL SECURITY ACT, 1980, hereby reconstitutes the NSA Advisory Board, with effect from the date of issuance of this notification and for the period from 21-4-2006 to 9-11-2006 for the purpose of the said Act, the Government of Gujarat is pleased to appoint Honourable Mr. Justice (Retd.) J. U. Mehta, as the Chairman of the said board and the following members as the said board:

- \* Honourable Mr. Justice (Retd.) J. U. Mehta, Chairman.
- \* Honourable Mr. Justice (Retd.) D. K. Trivedi, Member.
- \* Honourable Mr. Justice (Retd.) H. R. Shelat, Member.

**K. M. BHAVSAR,**

Under Secretary to Government,  
Home Department.

**HOME DEPARTMENT (SPECIAL)**

**Notification**

Sachivalaya, Gandhinagar, 21<sup>st</sup> April, 2006.

**THE CONSERVATION OF FOREIGN EXCHANGE AND PREVENTION OF SMUGGLING ACTIVITIES ACT, 1974.**

No. GG/2006/24/SB.III/PAS/1099/726 - On acceptance of the resignation of Honourable Mr. Justice (Retd.) N. B. Patel, as the Chairman of the COFEPOSA Advisory Board, constituted under the Government Notification Home Department (Special) No. GG/2005/89/SB.III/PAS/1099/726, dated 10-11-2005, the Government of Gujarat, in exercise of the powers conferred, by Section 8 of THE CONSERVATION OF FOREIGN EXCHANGE AND PREVENTION OF SMUGGLING ACTIVITIES ACT, 1974, hereby reconstitutes the COFEPOSA Advisory Board, with effect from the date of issuance of this notification and for the period from 21-4-2006 to 9-11-2006 for the purpose of the said Act, the Government of Gujarat is pleased to appoint Honourable Mr. Justice (Retd.) J. U. Mehta, as the Chairman of the said board and the following members as the said board:

- \* Honourable Mr. Justice (Retd.) J. U. Mehta, Chairman.
- \* Honourable Mr. Justice (Retd.) D. K. Trivedi, Member.
- \* Honourable Mr. Justice (Retd.) H. R. Shelat, Member.

By order and in the name of the Governor of Gujarat,

**K. M. BHAVSAR,**

Under Secretary to Government,  
Home Department.



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## EXTRAORDINARY

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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### LEGAL DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> April, 2006.

#### COMMISSIONS OF INQUIRY ACT, 1952.

No. GK/24/2006/COI/102005/A.—WHEREAS the State Government has under Government Notification, Legal Department No. GK/3/2005/COI/102005/A, dated the 23<sup>rd</sup> April, 2005, appointed a Commission of Inquiry under section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952) to inquire into the factual aspect of the matter and about the security and protocol lapses, if any, in connection with the alleged attack on the Union Minister for Railways during his visit to the site of the accident as also the SSG hospital, Vadodara, where most of the seriously injured persons were admitted;

AND WHEREAS, the said Commission was required to complete the inquiry and submit its report on or before the 30<sup>th</sup> April, 2006;

AND WHEREAS, the said commission has not been able to complete the inquiry and submit its report into the said matter to the State Government;

AND WHEREAS, the Government of Gujarat is of the opinion that the commission should complete the inquiry and submit its report to the State Government on or before the 10<sup>th</sup> May, 2006;

NOW, THEREFORE, in exercise of the powers conferred by section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952), the Government of Gujarat hereby amends the Government Notification, Legal Department No. GK/3/2005/COI/102005/A, dated the 23<sup>rd</sup> April, 2005, as follows, namely :-

In the said notification, in paragraph 4, for the words, figures and letters "on or before the 30<sup>th</sup> April, 2006", the words, figures and letters "on or before the 10<sup>th</sup> May, 2006" shall be substituted.

By order and in the name of the Governor of Gujarat,

**H. D. VYAS,**

Joint Secretary to Government.



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#### PART IV-A

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#### LEGAL DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> April, 2006.

#### GUJARAT CIVIL COURTS ACT, 2005.

No. GK/25/2006/CCA/102005/3737/D.—In exercise of the powers conferred by section 7 of the Gujarat Civil Courts Act, 2005 (Guj. XXI of 2005) and in suppression of previous notification issued in this behalf and in consultation with High Court, the Government of Gujarat hereby declares Dayapar, in Kutch District to be the place at which the Court of Civil Judge, Nakhatrana shall also hold the Court for transaction of suits and proceedings of civil nature arising from the area under the jurisdiction of Lakhapat Taluka, with effect on and from 1<sup>st</sup> May, 2006.

By order and in the name of the Governor of Gujarat,

**I. D. PATEL,**

Deputy Secretary to Government.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LABOUR & EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 8<sup>th</sup> May, 2006.

#### THE FACTORIES ACT, 1948.

No.KHR-2006-29-FAC-2004-2501-M(3).—The following draft of a notification which is proposed to be issued under section 112 of the Factories Act, 1948 (63 of 1948) (hereinafter referred to as “the said Act”), is published as required by sub section (1) of section 115 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of forty five days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Principal Secretary, Labour and Employment Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### Draft Notification

No.KHR-2006-29-FAC-2004-2501-M(3).—In exercise of the Powers conferred by section 112 of the Factories Act, 1948 (63 of 1948) (hereinafter referred to as “the said Act”), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Factories Rules, 1963, namely :

1. These rules may be called the Gujarat Factories (Amendment) Rules, 2006.
2. In the Gujarat Factories Rules, 1963, in rule 2-A, the existing sub-rule (2) shall be renumbered as clause (i) of that sub-rule and after clause (i), as so renumbered, the following clause shall be inserted, namely :—

“(ii) Tests, examinations and inspections of such buildings, dangerous machineries, hoists and lifts, lifting machines, lifting tackles, pressure plants, confined spaces, ventilation systems and such other processes or plants and equipments located in a factory, as stipulated in the Act and the rules, shall not be done by their own competent institute or personnel. It shall be done by external competent person or institution only”.

By order and in the name of the Governor of Gujarat,

S. K. BAMANIYA,  
Under Secretary to Government.





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### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts.

#### FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 12th May, 2006.

#### CONSUMER PROTECTION ACT, 1986.

No : GTH/2006/29/CPA/102006/1767/D.— In exercise of the powers conferred by clause (a) of Section-9, read with Sub-section (1) (a), 1 (A) & 2 of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002. Government of Gujarat hereby Re-appoints Shri H. R. Shah as the full time Member of District Consumer Disputes Redressal Forum, Valsad with head quarter at Valsad.

Mr. H. R. Shah, shall hold his office for a further period of one year from the date he assumes the charge of his office as a Member of District Consumer Disputes Redressal Forum, Valsad after completion of his present tenure or up to the age of 65 years, subject to the satisfaction, whichever is earlier.

Terms and Conditions for the above the appointment shall be applicable as per the G. R. No., CPA/102000/4015/D dated 30/11/2004 and subsequent G. R. Nos. CPA/1098/2860/D, dated 15/2/2006 and 9/5/2006.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.

#### FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 12th May, 2006.

#### CONSUMER PROTECTION ACT, 1986.

No : GTH/2006/30/CPA/102006/1767/D.— In exercise of the powers conferred by clause (a) of Section-9, read with Sub-section (1) (a), 1 (A) & 2 of Section-10 of Consumer Protection Act, 1986 as amended in 1993 and 2002. Government of Gujarat hereby Re-appoints Smt. H. S. Chauhan, as the full time

Member of District Consumer Disputes Redressal Forum, Vadodara with head quarter at Vadodara.

Smt. H. S. Chauhan, shall hold her office for a further period of one year from the date she assumes the charge of her office as a Member of District Consumer Disputes Redressal Forum, Vadodara after completion of her present tenure or up to the age of 65 years, subject to the satisfaction, whichever is earlier.

Terms and Conditions for the above appointment shall be applicable as per the G. R. No., CPA/102000/4015/D dated 30/11/2004 and subsequent G. R. Nos. CPA/1098/2860/D dated 15/2/2006 and 9/5/2006.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.

### **FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT**

#### **Notification**

Sachivalaya, Gandhinagar, 12th May, 2006.

CONSUMER PROTECTION ACT, 1986.

No : GTH/2006/31/CPA/102006/1767/D.— In exercise of the powers conferred by clause (a) of Section-9, read with Sub-section (1) (a), 1 (A) & 2 of Section-10 of Consumer Protection Act, 1986 as amended in 1993, and 2002. Government of Gujarat hereby Re-appoints Smt.Raksha Mehta, as the full time Member of District Consumer Disputes Redressal Forum, Kheda with head quarter at Kheda.

Smt.Raksha Mehta, shall hold her office for a further period of one year from the date she assumes the charge of her office as a Member of District Consumer Disputes Redressal Forum, Kheda after completion of her present tenure or up to the age of 65 years, subject to the satisfaction, whichever is earlier.

Terms and Conditions for the above appointment shall be applicable as per the G. R. No., CPA/102000/4015/D dated 30/11/2004 and subsequent G. R. Nos. CPA/1098/2860/D dated 15/2/2006 and 9/5/2006.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.

### **FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT**

#### **Notification**

Sachivalaya, Gandhinagar, 12th May, 2006.

CONSUMER PROTECTION ACT, 1986.

No : GTH/2006/32/CPA/102006/1767/D.— In exercise of the powers conferred by clause (a) of Section-9, read with Sub-section (1) (a), 1 (A) & 2 of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002. Government of Gujarat hereby Re-appoints Smt.Hanshaben Desai, as the full time Member of District Consumer Disputes Redressal Forum, Surat with head quarter at Surat.

Smt.Hanshaben Desai, shall hold her office for a further period of one year from the date she assumes the charge of her office as a Member of District Consumer Disputes Redressal Forum, Surat after completion of her present tenure or up to the age of 65 years, subject to the satisfaction, whichever is

earlier.

Terms and Conditions for the above appointment shall be applicable as per the G. R. No., CPA/102000/4015/D dated 30/11/2004 and subsequent G. R. Nos. CPA/1098/2860/D dated 15/2/2006 and 9/5/2006.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.

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**FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 12th May, 2006.

CONSUMER PROTECTION ACT, 1986.

No : GTH/2006/33/CPA/102006/1767/D.— In exercise of the powers conferred by clause (a) of Section-9, read with Sub-section (1) (a), 1 (A) & 2 of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002. Government of Gujarat hereby Re-appoints Smt. Jyotiben Bathar, as the full time Member of District Consumer Disputes Redressal Forum, Banaskantha with head quarter at Palanpur.

Smt. Jyotiben Bathar, shall hold her office for a further period of one year from the date she assumes the charge of her office as a Member of District Consumer Disputes Redressal Forum, Banaskantha after completion of her present tenure or up to the age of 65 years, subject to the satisfaction, whichever is earlier.

Terms and Conditions for the above appointment shall be applicable as per the G. R. No., CPA/102000/4015/D dated 30/11/2004 and subsequent G. R. Nos, CPA/1098/2860/D dated 15/2/2006 and 9/5/2006.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### GENERAL ADMINISTRATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar. 15<sup>th</sup> May, 2006.

No.GS-10,2006-WRP-102004-5080-GH : In supersession of all previous notifications issued on the subject, and in consonance with the notification No. 33-Press/79, dated 26<sup>th</sup> July, 1979 issued by President's Secretariat and as amended thereafter, Government of Gujarat is pleased to notify the Order of Precedence / Warrant of Precedence with respect to the rank and precedence of the persons named therein which is to be observed at all national and state level functions in the State of Gujarat as under :

Sr. No.	Article of Warrant of Govt. of India	Article of Warrant of Govt. of Gujarat	Rank (Name of the Post)
1.	2.	3.	4.
1.	4	1	Governor of Gujarat.
2.	7	2	Chief Minister of Gujarat.
3.	7-A	3	Holders of the Bharat Ratna decoration.
4.	9	4	Judges of the Supreme Court. Chief Information Commissioner. Dignitary having status equivalent of Supreme Court Judges.
5.	14	5	Speaker of Gujarat Legislative Assembly. Chief Justice of Gujarat High Court. Lokayukta.

Sr. No.	Article of Warrant of Govt. of India	Article of Warrant of Govt. of Gujarat	Rank (Name of the Post)
1.	2.	3.	4.
6.	15	6	Cabinet Ministers of Gujarat. Leader of Opposition of Gujarat Legislative Assembly. Chairman, State Finance Commission. Former Chief Ministers of Gujarat.
7.	17	7	Judges of High Court, Gujarat Dignitary having status equivalent of High Court Judge.
8.	18	8	Deputy Speaker of Gujarat Legislative Assembly. Minister of State of Gujarat Mayor, Municipal Corporation (within their respective charge). President, District Panchayat (within their respective charge). President, Nagarpalika (within their respective charge). Chief Whip of Gujarat Legislative Assembly. Dignitary having equivalent status of Minister of State.
9.	19	9	Deputy Ministers of Gujarat. Parliamentary Secretary of Gujarat. Deputy Chief Whip of Gujarat Legislative Assembly. Former Speaker of G.L.A.
10.	21	10	Members of Parliament of Gujarat. Members of Gujarat Legislative Assembly. President, Taluka Panchayat (within their respective charge). President, Political Parties.
11.	23	11	Chief Secretary of Gujarat State. Army Commanders / Vice Chief of the Army Staff or equivalent in other Services (AOC-IN-C SWAC Air Marshal). Advisor to the Chief Minister of Gujarat. Vigilance Commissioner.
12.	25	12	Advocate General of Gujarat. Chairman, Gujarat Public Service Commission. State Election Commissioner, Gujarat.
13.	-	13	Additional Chief Secretary & equivalent rank. Principal Secretary Home, Principal Secretary Forest. DGP and equivalent rank. Principal Chief Conservator of Forest. Principal Secretary & equivalent rank. Additional DGP and equivalent rank.
14.	-	14	Vice Chancellors of Universities, Gujarat. Additional Advocate General, Gujarat. Ex Minister / Minister of State / Deputy Minister of Gujarat State. Chairman of Board / Corporation. Chairman, Gujarat Subordinate Services Selection Board. Padma Awards winners.



Sr. No.	Article of Warrant of Govt. of India	Article of Warrant of Govt. of Gujarat	Rank (Name of the Post)
1.	2.	3.	4.
15.	25	15	Principal Staff Officer of the Armed Forces of the rank of Major General or equivalent rank. Officers of the rank of Lieutenant General or equivalent rank. Chairman, Gujarat Electric Regulatory Authority. Sales Tax Commissioner. Income Tax Commissioner.
16.	26	16	Secretary & equivalent rank. Commissioner, Disabilities. Special IGP & equivalent rank. Chief Conservator of Forest. Additional Chief Conservator of Forest. Secretary, Gujarat Legislature Secretariat. Member, Gujarat Public Service Commission. Special Secretary & equivalent rank. Principal Judge & equivalent rank. Collector (concerned) only State Government functions. Zonal Regional & State Level Heads of various Ministries of Govt. of India posted in Gujarat in the pay scale of Joint Secretary & above rank in Govt. of India.
17.	-	17	Additional Secretaries of Govt. of Gujarat & equivalent Heads of Departments. Chief Engineer. Chief Town Planner. Joint Secretary & equivalent Heads of Departments. Collector & District Magistrate. District & Session Judge. Vice Chairman, Central Administrative Tribunal (CAT) Chairman / President of State Tribunals. Deputy Inspector General of Police. District Development Officer. District Superintendent of Police. Administrator, Tribal Development Project. Registrar, High Court. Chief Judge, Small Cause Court. Government Pleaders. Deputy Secretary & equivalent Heads of Departments.

Note 1.

- (1) The order in this Table of Precedence is meant for State and Ceremonial occasions and has no application in the day-to-day business of Government.
- (2) It is supplementary to the Warrant of Precedence prepared by the Government of India and published under Notification No. 33-Press/79, dated the 26<sup>th</sup> July, 1979 of the Office of the Secretary to the President.
- (3) The numbering is not in consecutive order, because only those entries in the Central warrant of Precedence have been reproduced in this warrant of precedence

Sr. No.	Article of Warrant of Govt. of India	Article of Warrant of Govt. of Gujarat	Rank (Name of the Post)
1.	2.	3.	4.
			which concern with the State Government and other having been omitted.
Note 2.			Persons in the Table of Precedence will take rank in order of the number of the articles. Those included in the same article will take precedence inter-se according to date of entry into that article.
Note 3.			Any dignitary, who is not included in this warrant, will take his precedence as per Warrant of Precedence of Government of India.
Note 4		In article-1	Governors of States outside their respective States will en-blok rank above Chief Ministers of States outside their respective States.
Note 5.		In article-8	(1) Deputy Speakers of Gujarat Legislative Assembly will take precedence over Ministers of State of Gujarat. (2) President, District Panchayat and President, Nagarpalika will take precedence over each other in their respective places of work.
Note 6.		In article-10	When Members of Parliament and Members of Gujarat Legislative Assembly are invited en-blok to major State functions, the enclosures reserved for them should be next to the Deputy Minister, Parliamentary Secretary and Deputy Chief Chip of Gujarat.
Note 7.		In article-11	In Official functions, Army Commanders / Vice Chief of the Army, Staff or equivalent in other services will always rank after Secretaries to the Government of India. In this way, Chief Secretary, to State Government will always take precedence over the Air Force & Army Officials in State.
Note 8.		In article-17	Additional Secretaries of Government of Gujarat among themselves, will take precedence in the order of their seniority.

By order and in the name of Governor of Gujarat,

**K. George Joseph,**  
Additional Chief Secretary.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### PORTS AND TRANSPORT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 16<sup>th</sup> May, 2006.

#### BOMBAY MOTOR VEHICLES TAX ACT, 1958.

No.GG//2006/15/MTA/1702/3052/Partfile/Kh :-In exercise of the powers conferred by sub section (2) of section 13 of the Bombay Motor Vehicles Tax Act, 1958 (Bom. LXV of 1958) (hereinafter referred to as "the said Act") read with sub rule (1) of rule 16-A of the Bombay Motor Vehicles Tax Rules, 1959, the Government of Gujarat hereby partially exempts the contract carriage omnibuses used or kept for use solely for the purpose of transporting students of educational institutions in the State in connection with any of the activities of such educational institutions, from the payment of tax to the extent of the excess amount of tax of Rs.500/- for every passenger to be carried :

Provided that the owner or any person having possession or control of contract carriage omnibuses used or kept for use solely for the purpose of transporting students of educational institutions in the State, shall pay the tax in advance at the rates fixed by sub-section (2) of section 9 of the Bombay Motor Vehicles Tax (Gujarat Amendment and validation) Act, 2002, but not exceeding the maximum rates specified in the clause IV-AAA of part I of FIRST SCHEDULE of the said Act :

Provided further that the owner or any person having possession or control of contract carriage omnibuses used or kept for use solely for the purpose of transporting students of educational institutions in the State, shall produce the certificate to the effect that such vehicle is used or kept for use solely for the purpose of transporting students of educational institutions in the State of the concerned educational institution for the period for which such Vehicle is used or kept for use.

Provided also that on production of the certificate of use of such Vehicle solely for the purpose of transporting students of educational institutions in the State by the owner or any person having possession or control of contract carriage omnibuses the taxation authority shall refund the excess tax paid by the owner or the person having possession or control of contract carriage omnibuses used or kept for use solely for the purpose of transporting students of educational institutions in the State.

By order and in the name of the Governor of Gujarat,

**V. M. CHAUHAN,**  
Joint Secretary to Government.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

અત્ર, નાગરિક પુરવઠા અને ગ્રાહકોની બાબતોનો વિભાગ,  
જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૬મી મે, ૨૦૦૫.

ક્રમાંક : જીટીએચ/૨૦૦૬/૩૪/સીપીએ/૧૦૨૦૦૩/૧૪૭૩/૬

ગ્રાહક સુરક્ષા અધિનિયમ-૧૯૮૬ની જોગવાઈ અન્વયે તા. ૨/૬/૨૦૦૪ના જાહેરનામાથી રાજ્ય સુરક્ષા પરિષદની રચના કરી તેના કુલ-૧૧ સરકારી સભ્યોની નિમણૂક કરવામાં આવેલ છે. ત્યારબાદ તા. ૧૩-૦૫-૦૫ના જાહેરનામાથી ૧૨ બિન સરકારી સભ્યોની નિમણૂક કરવામાં આવેલ છે.

ગ્રાહક સુરક્ષા અધિનિયમ-૧૯૮૬ની કલમ-૭ અને કલમ-૨ હેઠળ મળેલ સત્તાની રૂએ ગુજરાત સરકાર પુખ્ત વિચારણાના અંતે નીચે મુજબના બિનસરકારી સભ્યોની નિયુક્તિ કરે છે.

(ગ) (I) રાજ્ય સરકાર દ્વારા રાજ્ય ગ્રાહક સુરક્ષા પરિષદમાં નિમણૂક પામેલ બિનસરકારી સભ્યો.

ક્રમાંક	નામ	કક્ષા
૧૩.	શ્રી હિતેન્દ્રસિંહ ઓમકારસિંહ પુવાર મુ.પો. કંજેટા, તા. ધાનપુર જી. દાહોદ.	બિન સરકારી સભ્ય
૧૪.	શ્રી મણીભાઈ મંગળભાઈ પટેલ મુ. ગોવિંદપુરા (વેડા) તા. કલોલ.	"
૧૫.	શ્રી ગોવિંદભાઈ ઓધવજીભાઈ કોઠારી વૈશાલી સિનેમાની બાજુમાં, મુ. પો. અંજાર જિ. કચ્છ.	"
૧૬.	શ્રી અંગરામભાઈ ભાયાભાઈ મેવાડા મેવાડા ઓઈલ મીલ, હળવદ રોડ, મુ.પો. તા. પ્રાંગધ્રા, જિ. સુરેન્દ્રનગર	બિન સરકારી સભ્ય "



ક્રમાંક	નામ	કક્ષા
૧૭.	શ્રી માવજીભાઈ ગોલ ગુજરાત હાઉસિંગ સોસાયટી, મુ.પો.તા.જિ. અમરેલી.	બિન સરકારી સભ્ય
૧૮.	શ્રી જયેશકુમાર ઘનશ્યામભાઈ બ્રહ્મભટ્ટ (વકીલ) , કાશી એસ્ટેટ, પ્રથમ માળ, ગામડીવાડ આણંદ.	"
૧૯.	શ્રી પ્રદિપભાઈ રમેશચંદ્ર પંડ્યા મુ. પો. કમલપુરા, તા. સાવલી જી. વડોદરા	"
૨૦.	શ્રી વિનુભાઈ દેસાઈ મુ. પો. કોસંબા, તા. માંગરોલ જિ. સુરત	"
૨૧.	શ્રી પરેશકુમાર નરેન્દ્રભાઈ ગાંધી ચિંતામણી ફ્લેટ, કોલેજ રોડ, મુ.પો. તા. પાટણ.	"
૨૨.	શ્રી હસમુખભાઈ ટી. રાણા ૨૮, નીલકંઠનગર, ગુજરાત હાઉસિંગ બોર્ડ, ભરુચ.	"
૨૩.	શ્રીમતી નિર્મળાબેન કિશનભાઈ બાગુલ મુ. પો. ચીંચલી, જી. ડાંગ.	"
૨૪.	શ્રી અજીતસિંહ ભેરુભા વાઘેલા મુ. પો. ભેરાઈ, તા. જી. ખેડા.	"
૨૫.	શ્રી પરેશભાઈ એમ. દેસાઈ કણબીવાડ, ધજગરાવાળી શેરી, ભાવનગર	"
(ગ)	<b>(II) માનનીય સંસદ સભ્યશ્રીઓ</b>	
૧.	શ્રી રાજેન્દ્રસિંહ રાણા, સંસદસભ્યશ્રી ભાવનગર.	સંસદ સભ્યશ્રી
૨.	શ્રીમતી જયાબેન ઠક્કર, સંસદ સભ્યશ્રી, વડોદરા.	"
(ગ)	<b>(III) માનનીય ધારાસભ્યશ્રીઓ</b>	
૧.	શ્રી પ્રવિણભાઈ રાઠોડ, ધારાસભ્યશ્રી કામરેજ-૧૬૭	ધારાસભ્યશ્રીઓ
૨.	શ્રી વેણાતભાઈ બારીયા, ધારાસભ્યશ્રી જેતપુર પાવી-૧૪૨	"
૩.	શ્રીમતી રમીલાબેન બારા, ધારાસભ્યશ્રી ખેડબ્રહ્મા-૧૦૩	"
૪.	શ્રી સુનીલભાઈ ઓઝા, ધારાસભ્યશ્રી ભાવનગર-૫૮	"
૫.	શ્રી નરેન્દ્રસિંહ જાડેજા, ધારાસભ્યશ્રી, અબડાસા-૦૧	"
(ગ)	<b>(IV) પત્રકારો</b>	
૧.	શ્રી મનીષા સુરેશ, સમભાવ મેટ્રો, અમદાવાદ	પત્રકાર
૨.	શ્રી જયસુખભાઈ શાહ, સંદેશ, અમદાવાદ	"
૩.	શ્રી અનિલભાઈ પાઠક, ટાઈમ્સ ઓફ ઈન્ડિયા, અમદાવાદ.	"

ક્રમાંક	નામ	કક્ષા
(ગ)	(V) મહિલા પ્રતિનિધિઓ	
૧.	શ્રીમતી સીતાબેન નાયક મુ. ટેકરા ફળીયું, પો. ઝગડીયા તા. ઝગડીયા જી. ભરૂચ	મહિલા પ્રતિનિધિ
૨.	શ્રીમતી ઈલાબા જાડેજા ૨૮/બી/શાસ્ત્રીનગર, નિજામપુરા, વડોદરા	"
૩.	શ્રીમતી સુલોચનાબેન પ્રકાશભાઈ શાહ બીજો માળ, બી.એસ.પટેલ બીલ્ડીંગ, સુરત, ડીસ્ટ્રીક્ટ કો-ઓપ.બેંકની પાછળ, મુ.પો. કોસંબા (આર.એસ.) જી. સુરત	"
૪.	શ્રીમતી હેમલતાબેન રણમલસિંહ ગોહીલ મુ. મલિયાતજી જી. ખેડા	"
૫.	શ્રીમતી યોગીનીબેન વ્યાસ શ્યામની પોળ, ધીવટો, પાટણ	"
(ગ)	(VI) માન્ય ગ્રાહક સુરક્ષા મંડળના પ્રતિનિધિઓ	
૧.	શ્રી મનુભાઈ શાહ સીઈઆરસી-અમદાવાદ	માન્ય ગ્રાહક મંડળોના પ્રતિનિધિઓ
૨.	શ્રી રામસિંહ એસ. મોરી ગ્રા.હિ.સુ.મંડળ-કોડીનાર	"
૩.	શ્રીમતી પૂર્ણિમાબેન એમ. મહેતા બનાસકાંઠા ગ્રા.સુ.શિ. અને સં.મંડળ	"
૪.	શ્રી પ્રતાપભાઈ છાપીયા-સુરત	"
૫.	શ્રી ગોપાલભાઈ બી. ધાનકા ગ્રા.સુ.સં.-દાહોદ	"
(ગ)	(VII) કૃષિ ક્ષેત્રના પ્રતિનિધિઓ	
૧.	શ્રી રામસિંહ રૂપસિંહ યાદવ મુ. વડલા તા. જંબુસર જી. ભરૂચ	કૃષિ ક્ષેત્રના પ્રતિનિધિઓ
૨.	શ્રી પ્રફુલભાઈ મનસુખભાઈ સેજલીયા (ભારત કિસાનસંઘ) મુ.પો. મોટામાંડવડા વાયા બગસરા જી. અમરેલી	"
(ગ)	(VIII) પેટ્રોલ/ડીઝલ એસોસીએશનના પ્રતિનિધિ	
૧.	શ્રી કિરણભાઈ પટેલ પ્રમુખશ્રી, ફેડરેશન ઓફ ગુજરાત પેટ્રોલીયમ ડીલર્સ એસોસીએશન.	પ્રમુખશ્રી પેટ્રોલ/ડીઝલ એસોસીએશન
(ગ)	(IX) ફેરપ્રાઈસ શોપ એસોસીએશનના પ્રતિનિધિ	
૧.	શ્રી અતુલભાઈ સોમાલાલ શાહ સુભાષમેદાન, સોનીચકલા પાસે, મુ.પો.તા. જંબુસર, જી. ભરૂચ	ફે.પા.શો.એસો.ના પ્રતિનિધિ
(ગ)	(X) ગુજરાત ચેમ્બર્સ ઓફ કોમર્સના પ્રતિનિધિ	
૧.	શ્રી પ્રતાપજીવંદન સુખસાગર કંપની, ૫૮૮ ધી બજાર, કાલુપુર, અમદાવાદ.	ગુજરાત ચેમ્બર્સ ઓફ કોમર્સના પ્રતિનિધિ

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અખતર સૈયદ,  
સેકશન અધિકારી.



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## PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by  
the Government of Gujarat under the Central Acts.

શ્રેયાન વ્યવસ્થાપકશ્રી, સ. મ. પ્રેસ, ગાંધીનગર દ્વારા

સુધારો

અત્રેના પ્રેસથી છપાયેલ નાણા વિભાગના જાહેરનામા નં. (જીએન-૫૦) સીએસટી-૨૦૦૬-એસ.૮(૫) (૧૨૨)-ઠ.-  
તા. ૨૯-૪-૨૦૦૬ના અસાધારણ ભાગ-૪-એ નં. ૨૯ થી છપાયેલ છે. જે અસાધારણ નં. ૨૯ રીપીટ થતો હોવાથી જેનો  
અસાધારણ નં. ૨૯-અ વાંચવો.

તા. ૧૯મી મે, ૨૦૦૬.

જે. એ. શાહ,  
શ્રેયાન વ્યવસ્થાપકશ્રી,  
સ. મ. પ્રેસ, ગાંધીનગર.



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### PART IV-A

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શ્રેયાન વ્યવસ્થાપકશ્રી, સ. મ. પ્રેસ, ગાંધીનગર દ્વારા

સુધારો

અત્રેના પ્રેસથી છપાયેલ મહેસૂલ વિભાગના જાહેરનામા નં. જીએચએમ-૨૪-યુએલસી-૨૦૦૫-૧૧૫૮-વ.૧ તા. ૨૬-૪-૨૦૦૬ના અસાધારણ ભાગ-૪-અ નં. ૩૦થી છપાયેલ છે. જે અસાધારણ નં. ૩૦ રીપીટ થતો હોવાથી જેનો અસાધારણ નં. ૩૦-અ વાંચવો.

તા. ૧૯મી મે, ૨૦૦૬.

જે. એ. શાહ,  
શ્રેયાન વ્યવસ્થાપકશ્રી,  
સ. મ. પ્રેસ, ગાંધીનગર.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 20<sup>th</sup> May, 2006.

#### GUJARAT ESSENTIAL ARTICLES (LICENSING, CONTROL AND STOCK DECLARATION) ORDER, 1981.

No. GTH-2006-35-LPG-1097-2138-B :- In pursuance of Clause 27 (1) of the Gujarat Essential Articles (Licensing, Control and Stock Declaration) Order, 1981. Government of Gujarat hereby exempts Liquefied Petroleum Gas Dealers from application of the provisions of the Gujarat Essential Articles (Licensing, Control and Stock Declaration) Order, 1981. for a limited period.

2. This shall be applicable to all L. P. G. Dealers in the State.
3. This orders shall remain in force for three months stipulated period i.e. 21st May, 2006 to 20th August, 2006.
4. The Gujarat Essential Articles (Licensing, Control and Stock Declaration) Order, 1981 shall come in force immediately after the expiry of the exemption period (i. e. 21st August, 2006.)

By order and in the name of the Governor of Gujarat,

**KIRIT MAKWANA,**  
Under Secretary to the Government.

Government Central Press, Gandhinagar.





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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### FOOD CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT,

#### Notification

Sachivalaya, Gandhinagar, 24<sup>th</sup> May, 2006.

### CONSUMER PROTECTION ACT, 1986.

No.GTH/2006/36/CPA/102006/1767/D.-In exercise of the powers conferred by clause (a) of Section-9, read with Sub-Section (1) (a), 1(A) & 2 of Section-10 of the Consumer Protection Act, 1986, as amended in 1993 and 2002. Government of Gujarat, hereby Re-appoints Shri V. C. Mandalia, as the President of District Consumer Disputes Redressal Forum, Kutch-Bhuj with head quarter at Kutch-Bhuj.

Shri V. C. Mandalia, shall hold his office for a further period of one year from the date he assumes the charge of his office as a President of District Consumer Disputes Redressal Forum, Kutch-Bhuj after completion of his present tenure or up to the age of 65 years, which ever is earlier.

Terms and Conditions for the above appointment shall be decided later on by Government.

By order and in the name of the Governor of Gujarat,

AKHTAR SAIYED,  
Section Officer.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 24<sup>th</sup> May, 2006.

#### INDUSTRIAL EMPLOYMENT (STANDING ORDERS) ACT, 1946.

No.GRH-2006-34/IDA-102003-I.39M(4) :-The following draft of certain rules which is proposed to be issued under sub-section (1) of section 15 of the Industrial Employment (Standing Orders) Act, 1946 (XX of 1946) is hereby published as required by the said sub-section (1) of section 15 of the said Act, and in supersession of the Government Notification, Labour and Employment Department, No.GHR-2005-123-IDA-102003-I.39-M(4), dated the 14<sup>th</sup> December, 2005, published in the *Gujarat Government Gazette, Extraordinary, Part IV-B*, pages 318-1 to 318-3, dated the December 14, 2005, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft rules will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of its publication in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Principal Secretary, Labour and Employment Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

No.GRH-2006-34/IDA-102003-I.39M(4) :-In exercise of the powers conferred by sub-section (1) of section 15 of the Industrial Employment (Standing Orders) Act, 1946 (XX of 1946), in its application to the State of Gujarat, the Government of Gujarat, hereby makes the following rules further to amend the Bombay Industrial Employment (Standing Orders) Rules, 1959, namely :-

1. These rules may be called the Bombay Industrial Employment (Standing Orders) (Gujarat Amendment) Rules, 2006.
2. In Bombay Industrial Employment (Standing Orders) Rules, 1959, in SCHEDULE I, under the heading "**MODEL STANDING ORDERS**",-
  - (1) under sub-heading "*A. For workmen doing manual or technical work*",-
    - (i) in paragraph 3,-
      - (a) in sub-paragraph (1), after clause (d), the following clause shall be inserted, namely :-

"(dd) fixed term employment";
      - (b) in sub-paragraph (2), after clause (f), the following clause shall be added, namely :-

"(g) A 'fixed term employment' workman is a workman who has engaged on the basis of contract of employment for a fixed period. However, his working hours, wages, allowances and other benefits shall not be less than that of a permanent workman. He shall also be eligible for all statutory benefits available to a permanent workman proportionately according to the period of service rendered by him even though his period of employment does not extend to the qualifying period of employment required in the statute.";
    - (ii) in paragraph 23, after sub-paragraph (9), the following sub-paragraph shall be added, namely:-

"(10). Subject to the provisions of the Industrial Disputes Act, 1947 (XIV of 1947), no temporary workman whether monthly rated or weekly rated or piece rated, and no probationer or badli or fixed term employment workman as a result of non-renewal of contract of employment or on its expiry, shall be entitled to any notice or pay in lieu thereof, if his services are terminated, but the services of a temporary workman shall not be terminated as a punishment unless he has been given an opportunity of explaining the charges of misconduct alleged against him in the manner prescribed in paragraph 25, sub-paragraph (4)".
  - (2) Under sub-heading- "*B. For workman employed on clerical or supervisory work*",-
    - (i) in paragraph 3,-
      - (a) in sub-paragraph (1), after clause (d), the following clause shall be inserted, namely :-

"(bb) fixed term employment;"
      - (b) in sub-paragraph (2), after clause (d), the following clause shall be added, namely :-

"(e) A 'fixed term employment' workman is a workman who has been engaged on the basis of contract of employment for a fixed period. However, his working hours, wages, allowances and other benefits shall not be less than that of a permanent workman. He shall also be eligible for all statutory benefits available to a permanent workman proportionately according to the period of service rendered by him even though his period of employment does not extend to the qualifying period of employment required in the statute.";
    - (ii) in paragraph 21, after sub-paragraph (7), the following sub-paragraph shall be added, namely:-

"(8). Subject to the provisions of the Industrial Disputes Act, 1947 (XIV of 1947), no temporary workman whether monthly rated or weekly rated or piece rated, and no probationer or badli or fixed term employment workman as a result of non-renewal of contract of employment or on its expiry, shall be entitled to any notice or pay in lieu thereof, if his services are terminated, but the services of a temporary workman shall not be terminated as a punishment unless he has been given an opportunity of explaining the charges of misconduct alleged against him in the manner prescribed in paragraph 23, sub-paragraph (4)".

(3) Under sub-heading- "C. For working Journalist",-

(i) in paragraph 3,-

(a) in sub-paragraph (1), after clause (c), the following clause shall be inserted, namely :-

"(cc) fixed term employment;";

(b) in sub-paragraph (2), after clause (e), the following clause shall be added, namely :-

"(f) A 'fixed term employment journalist' means a journalist who has been engaged on the basis of contract of employment for a fixed period. However, his working hours, wages, allowances and other benefits shall not be less than that of a permanent journalist. He shall also be eligible for all statutory benefits available to a permanent journalist proportionately according to the period of service rendered by him even though his period of employment does not extent to the qualifying period of employment required in the statute.";

(ii) in paragraph 12, after sub-paragraph (6), the following sub-paragraph shall be added, namely:-

"(7). Subject to the provisions of the Industrial Disputes Act, 1947 (XIV of 1947), no temporary journalist whether monthly rated or weekly rated or piece rated, and no probationer or fixed term employment journalist as a result of non-renewal of contract of employment or on its expiry, shall be entitled to any notice or pay in lieu thereof, if his services are terminated, but the services of a temporary journalist shall not be terminated as a punishment unless he has been given an opportunity of explaining the charges of misconduct alleged against him in the manner prescribed in paragraph 14, sub-paragraph (2).".

By order and in the name of the Governor of Gujarat,

**A. M. KADRI,**  
Deputy Secretary to Government.



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# The Gujarat Government Gazette EXTRAORDINARY

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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 26<sup>th</sup> May, 2006.

#### CENTRAL SALES TAX ACT, 1956.

No.(GN-69)CSR-2006-(3) TH :-In exercise of the powers conferred by sub section (3) and (4) of section 13 of the Central Sales Tax Act, 1956, the Government of Gujarat hereby makes the following rules further to amend the Central Sales Tax (Gujarat) Rules. 1970 as follows, namely :-

- 1 These rules may be called the Central Sales Tax (Gujarat) (Second Amendment) Rules, 2006.
- 2 In the Central Sales Tax (Gujarat) Rules, 1970, in rule 5,-
  - (1) in sub-rule (1), for the words "twenty-two days from the end of the month or, as the case may be, the quarter", the words "thirty days from the expiry of the period" shall be substituted;
  - (2) in sub-rule (2), for the words "three months", the words "one month" shall be substituted;
  - (3) after sub-rule (2), the following sub-rule shall be added, namely :-

"(3) Notwithstanding anything contained in this rule, the return related to the month of April, 2006, may be furnished by the registered dealer on or before 30<sup>th</sup> June, 2006".

By order and in the name of the Governor of Gujarat,

**M. A. BHATT,**

Additional Secretary to Government.





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# The Gujarat Government Gazette EXTRAORDINARY

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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 25<sup>th</sup> May, 2006.

#### INDUSTRIAL EMPLOYMENT (STANDING ORDERS) ACT, 1946.

No.KHR-2006-35-IDA-102004-U.O.6-M(4) :-This department has issued the Notification No. KHR-2005-39-IDA-102004-U.O.6-M(4), dated 29/03/2005, and to state that in the said notification the typographical mistakes are corrected and read as under :-

- (1) The second line of the said notification, Read 'XX' instead of 'XXX' of 1946'.
- (2) The fifth line of the said notification (i) Read 'Enactment' instead of 'Amendment', (ii) Read 'Gujarat' instead of 'State' and (iii) Read 'Industry' instead of 'Industries':-
- (3) The sixth line of the said notification, read 'The' instead of 'Central'

By order and in the name of the Governor of Gujarat,

S. K. BAMANIYA,  
Under Secretary to Government.



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# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### AGRICULTURE AND CO-OPERATION DEPARTMENT (ANIMAL HUSBANDRY, COW BREEDING AND FISHERIES)

#### Notification

Sachivalaya, Gandhinagar, 2<sup>nd</sup> June, 2006.

#### EPIDEMIC DISEASES ACT, 1897.

No. GTH-06-21-DVY-202006-454-P.1 :- In exercise of the powers conferred by Section 2 of the Epidemic Diseases Act, 1897 (Act No. 3 of 1897), read with Section 21 of the General Clauses Act, 1897 (X of 1897), the Government of Gujarat hereby rescinds the Government Notification, Agriculture and Co-operation Department (Animal Husbandry, Cow breeding and fisheries) No. DVY-202006-454-P.1 dated the 23rd February, 2006, with effect on and from the 2<sup>nd</sup> June, 2006:

Provided that any right acquired or liability incurred under the notification so rescinded or any investigation, legal proceeding or remedy in respect of such right or liability, shall not be affected and any such right, liability, investigation, legal proceedings or remedy may be enforced, instituted or continued as if the said notification had not been rescinded.

By order and in the name of the Governor of Gujarat,

**A. G. CHAUDHARI,**

Under Secretary to Government of Gujarat.



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# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### LABOUR & EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2<sup>nd</sup> June, 2006.

#### INDUSTRIAL EMPLOYMENT (STANDING ORDERS) ACT, 1946.

No.GRH/2006/36/IDA/102005/857-M(4) :- The following draft of a notification which is proposed to be issued under section 15 of the Industrial Employment (Standing Orders) Act, 1946 (XX of 1946) is published as required by sub-section (1) of the said section 15 in supersession of Government Notification, Labour and Employment Department's No. KHR-99-135-MIS-1097-10410-7-M(4) dated the 24th August, 1999, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat, on or after the expiry of thirty days from the date of publication of this notification in the **Official Gazette**.

2. Any objection or suggestion which may be received by the Commissioner of Labour, Gujarat State, 0-3, New Mental Hospital Compound, Meghaninagar, Ahmedabad-380016, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

No.GRH/2006/36/IDA/102005/857-M(4) :- In exercise of the powers conferred by section 15 of the Industrial Employment (Standing Orders) Act, 1946, (XX of 1946) in its application to the State of Gujarat, the Government of Gujarat hereby makes the following rules further to amend the Bombay Industrial Employment (Standing Orders) Rules, 1959, namely :-

1. (i) These rules may be called the Bombay Industrial Employment (Standing Orders) (Gujarat Amendment) Rules, 2006.
- (ii) They shall come into force on the date of publication of this notification in the **Official Gazette**.

2. In the Bombay Industrial Employment (Standing Orders) Rules, 1959, in Schedule 1, under the heading, "Model Standing Order",-

(1) Under the sub-heading "A-For workmen doing manual or technical work",-

(i) in the paragraph No. 24, after clause (Y), the following clause shall be inserted namely :-

"(Z) indulge in any act of sexual harassment of any woman at work place including such unwelcomed sexually determined behaviour, whether directly or by implication as,-

(a) physical contact and advances;

(b) demand or request for sexual favours;

(c) sexually coloured remarks;

(d) showing pornography; or

(e) any other unwelcome physical, verbal or non-verbal conduct of sexual nature";

(ii) in paragraph No. 25, after sub-paragraph (7), the following sub-paragraph shall be added, namely;

"(8) Notwithstanding anything contained in the foregoing provisions, an employee against whom disciplinary proceedings is contemplated or has been initiated, or has been charge-sheeted irrespective of whether employee is under suspension or not, shall be allowed to retire on attaining the age of superannuation and the employer shall have the right to initiate or continue the disciplinary proceedings. However such proceedings shall not be initiated or continued beyond four years after the date of retirement. The payment of gratuity and other terminal benefits shall be withheld during the pendency of such proceedings and the same shall be dealt with in accordance with the final order that shall be issued on completion of the proceedings".

(2) Under the sub-heading "B-for workmen employed on clerical or supervisory work",-

(i) in the paragraph No. 22, after clause (Y), the following clause shall be inserted namely :-

"(Z) indulge in any act of sexual harassment of any woman at work place including such unwelcomed sexually determined behaviour, whether directly or by implication as,-

(a) physical contact and advances;

(b) demand or request for sexual favours;

(c) sexually coloured remarks;

(d) showing pornography; or

(e) any other unwelcome physical, verbal or non-verbal conduct of sexual nature";

(ii) in paragraph No. 23, after sub-paragraph (7), the following sub-paragraph shall be added, namely;

"(8) Notwithstanding anything contained in the foregoing provisions, an employee against whom disciplinary proceedings is contemplated or has been initiated, or has been charge-sheeted irrespective of whether employee is under suspension or not, shall be allowed to retire on attaining the age of superannuation and the employer shall have the right to initiate or continue the disciplinary proceedings. However such proceedings shall not be initiated or continued beyond four years after the date of retirement. The payment of gratuity and other terminal benefits shall be withheld during the pendency of such proceedings and the same shall be dealt with in accordance with the final order that shall be issued on completion of the proceedings".

(3) Under the sub-heading "C-for working Journalists",-

- (i) in the paragraph No. 13, after clause (m), the following clause shall be inserted namely :-
- “(n) indulge in any act of sexual harassment of any woman at work place including such unwelcomed sexually determined behaviour, whether directly or by implication as,-
- (a) physical contact and advances;
  - (b) demand or request for sexual favours;
  - (c) sexually coloured remarks;
  - (d) showing pornography; or
  - (e) any other unwelcome physical, verbal or non-verbal conduct of sexual nature”;
- (ii) in paragraph No. 14, after sub-paragraph (6), the following sub-paragraph shall be added, namely :-
- “(7) Notwithstanding anything contained in the foregoing provisions, an employee against whom disciplinary proceedings is contemplated or has been initiated, or has been charge-sheeted irrespective of whether employee is under suspension or not, shall be allowed to retire on attaining the age of superannuation and the employer shall have the right to initiate or continue the disciplinary proceedings. However such proceedings shall not be initiated or continued beyond four years after the date of retirement. The payment of gratuity and other terminal benefits shall be withheld during the pendency of such proceedings and the same shall be dealt with in accordance with the final order that shall be issued on completion of the proceedings”.

By order and in the name of the Governor of Gujarat,

**A. M. KADRI,**  
Deputy Secretary to Government.





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# The Gujarat Government Gazette

## EXTRAORDINARY

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#### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2nd June, 2006.

#### Factories Act, 1948.

No.KHR-2006-37-FAC-2004-1399-M(3).—WHEREAS certain draft rules further to amend the Gujarat Factories Rules, 1963, were published as required by sub-section (1) of section 115 of the Factories Act, 1948 (LXIII of 1948) at pages 2-1 to 2-2 in the Gujarat Government Gazette, Extra Ordinary, Part IV-A, dated the 3rd January, 2005, under Government Notification, Labour and Employment Department No. KHR-2005-05-FAC-2004-1399-M(3), dated 3rd January, 2005, inviting objections or suggestions from all persons likely to be affected thereby, within forty-five days from the date of publication of this said notification in the Official Gazette.

AND WHEREAS, the objections and suggestions which received by the Government in respect of the said draft notification have been considered by the Government;

NOW, THEREFORE, in exercise of the powers conferred by section 112 of the Factories Act, 1948 (LXIII of 1948), in its application to the State of Gujarat, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Factories Rules, 1963, namely:—

1. These rules may be called the Gujarat Factories (Amendment) Rules, 2006.
2. In the Gujarat Factories Rules, 1963, in rule 68-L, after sub-rule 2, the following sub-rule shall be inserted, namely:—  
“3. The occupier of every factory involving hazardous process, before complete or partial closure of manufacturing process (other than of a temporary nature) in a factory or in any section or department of a factory, shall dispose-off all hazardous materials, produced or stored in a factory and shall inform in writing to the chief Inspector and the Local Inspector, the information regarding hazardous materials disposed off”.
3. In the said rules, in rule 68-L, the existing sub-rule 3, shall be renumbered as sub-rule 4.

By order and in the name of the Governor of Gujarat,

**S. K. BAMANIYA,**  
Under Secretary to Government.



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## EXTRAORDINARY

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#### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### FORESTS AND ENVIRONMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 25<sup>th</sup> May, 2006.

#### WILDLIFE (PROTECTION) ACT. 1972.

No.GVN//9/2006/WLP/1092/3056/G.1 :- In exercise of the powers conferred by section 64 read with section 28 of the Wildlife (Protection) Act, 1972 (53 of 1972), the Government of Gujarat hereby makes following rules further to amend the Gujarat Wildlife (Protection) Rules, 1990 namely;

1. These rules may be called the Gujarat Wildlife (Protection) Rules, (First amendment) Rules, 2006.
2. In the Gujarat Wildlife (Protection) Rules, 1990 in Chapter IV, in rule 19, for sub rule (2) the following shall be substituted namely :-  
 “(2) the fees for entry, guide, photography, rest houses, lunch-dinner, camps in Sanctuaries and National Parks shall be at the following rates.

Sr. No.	Particulars	For Indian Nationals Rs.	For Foreigners Us (Dollar)
1.	2.	3.	4.
(A)	<u>Entry fee for Gir Sanctuary, Gir National Park &amp; Devaliya Interpretation Park</u>		
1.	Individual Persons Per Day / Person	50	10
2.	<u>Entry Fees For Vehicles Including Visitors :</u>		
	1.LMV-Car, Jeep (Upto 6 persons)	400	40
3.	Fee for Devaliya interpretation park	75	20
	In rare case if private Vehicle is allowed		
	1. LMV-Car, Jeep (Upto 6 persons)	400	40
	2. Metador, Station Wagon (Upto 15 persons)	1000	100

1.	2.	3.	4.
<b>(B) <u>Entry fee for Sanctuaries, and National Parks other than Gir Sanctuary &amp; Gir National Park</u></b>			
1.	Individual Persons Per Day	20	5
2.	<u>Entry Fees For Vehicles Including Visitors :</u>		
	1. LMV-Car, Jeep (Upto 6 persons)	200	20
	2. Metador Station Wagon (Upto 15 persons)	500	50
	3. Heavy Motor Vehicle-Bus (Upto 60 persons)	1750	175
<b>(C) <u>For all Sanctuaries, and National Parks</u></b>			
1.	<u>Guide Fee :</u>		
	(i). For first four hours per vehicle/group	50	
	(ii) For every additional hour per vehicle/group	20	
	(To be paid to the guide directly in rupees only irrespective of nationality)		
2.	Professional Photography (Per day/Camera)		
	Still Photography	100	per day 10
	Documentary	5000	per day 500
	Feature film	25000	per day 1000
	No camera fee for amateur photography by visitors mentioned above in para (A) & (B) will be charged.		
	<u>Security Deposits</u>		
	1. Documentary	15000	1000
	2. Feature Film	50000	2000
3.	Boat license fee Rs. 100/- per Boat per annum for Nalsarovar	100	---
<b>(D) <u>Rates for Sinh Sadan, Sasan Gir.</u></b>			
1.	Rest houses rates for non-official visitors :		
	a. Air Conditioned Room	1500	per day 75
	b. Non-Air Conditioned Room	500	per day 50
	c. Dormitory (per person)	50	per day 10
	d. Tent (per tent)	200	per day 20
2.	<u>Lunch or dinner charges :</u>		
	a. Vegetarian Lunch or Dinner	70	5
	b. Non-Vegetarian Lunch or Dinner	110	7
	c. Vegetarian breakfast	40	2
	d. Non-Vegetarian breakfast	50	3
	e. Tea or Coffee	7	1

**Note :**

- (1) In the Gir Sanctuary / National Park the entry fee rates will be charged 50% more than the regular rate during the period of Navratri (15 days), Dipawali (10 days) and during the Christmas festival First Saturday prior to Christmas day to the First Sunday after 4th January of the year. The specific period shall be notified by the Conservator of Forest, Wildlife, Junagadh in advance after considering calendar of holidays during the year.
- (2) 25% more rates on entry fee shall be levied on every Saturday-Sunday.
- (3) The fees levied shall be rounded up to nearest Rs. 5/-
- (4) Concerned Officer shall recover the said fees in Indian currency in case of foreigner at the exchange rate prevailing on the last working day of the previous month.

- (5) The Government servant or officer on duty and not on duty shall be charged fees at the rate prescribed for Government Circuit House/Rest House for lodging and boarding.
- (6) Scientists, Research fellows, Research Assistants of Government Institutions and Institutions recognized by the Government, Universities and Government Recognized Colleges, when permitted by the Chief Wildlife Warden, Gujarat State, Gandhinagar for carrying out research or study work shall be charged at fifty percent rate of the prescribed entry fee. However, when the research/study is sponsored by the State or the Chief Wildlife Warden no fee shall be charged.
- (7) Member of Youth Hostels of India, World Wide Fund for Nature and Nature Clubs recognized by the Chief Wildlife Warden of Gujarat and students on educational tour from recognized educational institutes for this purpose shall be eligible for fifty percent concession in prescribed fee for the sanctuary and National Parks during the camps organized by them and permitted by the Chief Wildlife Warden, Gujarat under section 28 of the Wildlife (Protection) Act, 1972.
- (8) Rates for filming photography for documentary purpose for Government organization such as Doordarshan, Central /State Information Department Education Media Research Centre shall be fifty percent of the prescribed rates. However, if these agencies engage the private companies for their production no concession shall be allowed. Production of documentary by the State Government agencies for official purpose shall be exempted from prescribed fee for film making.
- (9) Camping within Sanctuary and National Park shall not be permitted except to the officers and staff working in the sanctuary and the persons / researchers specially permitted. However, for Wildlife/Nature Education purpose, the Chief wildlife Warden of Gujarat vide powers vested in him under Wildlife (Protection) Act, 1972 may permit such camps in Sanctuary and National Parks by the recognized institutions or organization such as Youth Hostels of India, World Wide Fund for Nature and Nature Clubs recognized by Chief Wildlife Warden, Gujarat, When such camping is permitted within Sanctuary and / or National Park, the rates for camp site fee shall mentioned below:

Sr No.	Camp category	Amount in Rs.
1.	Total strength of campers / participants including organizers, resource person etc. up to 35 for camp per day.	1500/-
2.	Total strength of campers / participants including organizers, resource person etc. up to 70 for camp per day.	2500/-
3.	No camping shall be allowed for more than 70 participants	--

By order and in the name of the Governor of Gujarat,

**P. M. CHRISTIAN,**  
Deputy Secretary to Government.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 5th June, 2006.

#### THE FACTORIES ACT, 1948.

No. GHR/2006/38/FAC/2003-3324-M(3):- WHEREAS certain draft rules further to amend the Gujarat Factories Rules, 1963, were published as required by sub-section (1) of section 115 of the factories Act, 1948 (LXIII of 1948) at pages 94-1 to 94-2 of the Gujarat Government Gazette, Extra-ordinary, Part-IV-A, dated the 14th September, 2004, under Government Notification, Labour and Employment Department No. GHR-2004-128-FAC-2003-3324-M(3); Dated the 14th September, 2004, inviting objections or suggestions from all persons likely to be affected thereby within forty-five days from the date of publication of the said notification in the Official Gazette.

AND WHEREAS, no objections or suggestions have been received by the Government in respect to the said draft notification;

NOW, THEREFORE, in exercise of the powers conferred by clause (d) of sub-section (1) of section 6, read with section 112 of the factories Act, 1948 (LXIII of 1948), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Factories Rules, 1963, namely :-

1. These rules may be called the Gujarat Factories (Fourth Amendment) Rules, 2006.
2. In the Gujarat Factories Rules, 1963, (hereinafter referred to as "the said rules"), in rule 4, in sub-rule (2), for the existing schedule, the following Schedule shall be substituted namely:-



**SCHEDULE**

Quality of B.H.P. installed on any one day of the year	Maximum number of workers to be employed on any day during the year								
	Upto 20	From 21 to 50	From 51 to 100	From 101 to 250	From 251 to 500	From 501 to 1000	From 1001 to 2000	From 2001 to 5000	From to 5001 and above
1	2	3	4	5	6	7	8	9	10
Fees Payable in Rupees									
Nil	176	352	528	1056	2200	3520	7040	10560	14080
Upto 10 Horse Power	352	528	704	1408	2640	5280	10560	14080	17600
Above 10 horse power to upto 50 horse power	528	704	1056	2200	3520	7040	14080	17600	21120
Above 50 horse power to up to 100 horse power	880	1056	1760	3080	5280	10560	17600	21120	24640
Above 100 horse power to up to 250 horse power	1408	1760	2816	3520	7040	14080	21120	24640	28160
Above 250 horse power to up to 500 horse power	1760	2640	3520	7040	10560	17600	24640	28160	31680
Above 500 horse power to up to 1000 horse power	2200	3080	7040	10560	14080	21120	28160	31680	35200
Above 1000 horse power to up to 2000 horse power	3520	7040	10560	14080	17600	24640	31680	35200	39600
Above 2000 horse power to up to 5000 horse power	7040	10560	14080	17600	24640	31680	35200	39600	45760
Above 5000 horse power.	14080	15840	17600	22000	26400	35200	40480	44000	51920

3. In the said rules, in rule 7, after proviso to sub-rule (1), the following proviso shall be inserted, namely:-

"Provided further that an application for the renewal of licence shall be made for five consecutive years. The payment of fees for the renewal of licence shall be five times of the fees specified in the schedule to rule 4".

By order and in the name of the Governor of Gujarat,

**K. B. VASAVA,**  
Deputy Secretary to Government.



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## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 7th June, 2006.

#### COMMISSIONS OF INQUIRY ACT, 1952.

No.GK/27/2006/COI/102002/797/A.—WHEREAS the Government has under Government Notification, Legal Department No. GK/07/2002/COI/102002/797/D, dated the 6<sup>th</sup> March, 2002, appointed a Commission of Inquiry under section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952) to inquire into the incident of setting on fire some coaches of the Sabarmati Express train near Godhra Railway Station on 27th February, 2002 and subsequent incidents of violence in the State.

AND WHEREAS, the Commission was required to complete the inquiry and submit its report on or before **30th June, 2006**;

AND WHEREAS, the said Commission has not been able to complete the inquiry and submit its report into the said matter to the State Government;

AND WHEREAS, the Government of Gujarat is of the opinion that the Commission should complete the inquiry and submit its report to the State Government on or before the **31st December, 2006**;

NOW, THEREFORE, in exercise of the powers conferred by section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952), The Government of Gujarat hereby amends the Government Notification, Legal Department No. GK/07/2002/COI/102002/797/D, dated the 6<sup>th</sup> March, 2002, as follows namely :-

In the said notification, in paragraph 3, for the words, figures and letters "on or before the **30th June, 2006**", the words, figures and letters "on or before the **31st December, 2006**" shall be substituted.

By order and in the name of the Governor of Gujarat,

**H. D. VYAS,**

Joint Secretary to Government.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### HEALTH AND FAMILY WELFARE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2nd June, 2006.

#### PREVENTION OF FOOD ADULTERATION ACT, 1954.

No. GY/2/PFA/2005/SFS/57/JH :- In exercise of the powers conferred by section 8 of the Prevention of Food Adulteration Act, 1954 (Act No.-XXXVII of 1954), the Government of Gujarat, hereby appoints the person specified in column 2 of the schedule appended hereto to be the Public Analyst for the area shown against him in column 3 of the said schedule, namely:-

#### "SCHEDULE

Sr. No.	Name of Person	Local Areas
(1)	(2)	(3)
1	Shri Ganpatsinh Rambhai Gohel	Areas within the limits of the Vododara Municipal Corporation."

By order and in the name of the Governor of Gujarat,

**A. K. BHATT,**  
Joint Secretary to Government.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### PORTS & TRANSPORT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12<sup>th</sup> June, 2006.

No. GG/2006/16/STC/1098/476(I)/GH :- In exercise of the powers conferred under sub-section (2) and (4) of section 5 of the Road Transport Corporation Act, 1950 (LXIV of 1950) read with rule 3 of the Gujarat State Road Transport Corporation Rule, 1971 and having regard to the order of Government of India, Ministry of Shipping, Road Transport and Highways, Department of Road Transport and Highways, vide No RT/17013/1/05/T, Dt. 12-1-06 the Government of Gujarat hereby nominates Shri P. S. Rana, Deputy Secretary (Co-ordination), Department of Road Transport and Highways as Director on the Board of Directors of Gujarat State Road Transport Corporation as one of representatives of Government of India.

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,

Joint Secretary to Government,



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12<sup>th</sup> June, 2006.

#### CODE OF CRIMINAL PROCEDURE, 1973.

No. GK/2006/28/OLA/1080/2484/D (Part-I):- In exercise of the powers conferred by Section 272 of the Code of Criminal Procedure, 1973 (Act 2 of 1974), (hereinafter referred to as the said Code), the Government of Gujarat, hereby determine, Gujarati and English to be the languages of the Court of Sessions for the purpose of writing judgments and orders under the said Code for a period from 1<sup>st</sup> July, 2006 to 30<sup>th</sup> June, 2008.

By order and in the name of the Governor of Gujarat,

**BAKUL SHAH,**

Under Secretary to Government,





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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### GENERAL ADMINISTRATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 14<sup>th</sup> June, 2006.

#### CONSTITUTION OF INDIA.

No. GS/2006/12/સક-વ/2006-(1)/CU.-In exercise of the powers conferred by clause (2) and (3) of article 166 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Government Rules of Business, 1990 namely :-

1. These Rules may be called the Gujarat Government Rules of Business (Amendment) Rules, 2006.
2. In the Gujarat Government Rules of Business, 1990, in the First Schedule, in Part-II
  - (a) under the heading "(2) Subject allotted to the Agriculture and Co-operation Department", after the entry at Sr. No. 1, the following shall be inserted, namely :-

"IA Agricultural industry policy".
  - (b) under the heading "(9) Subject allotted to the Industries and Mines Department" in the entry at Sr. No. 17, the brackets and words "(Except Agricultural industry policy)," shall be added at the end.

By order and in the name of the Governor of Gujarat,

**S. G. MANKAD,**  
Chief Secretary to Government.

સામાન્ય વહીવટ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૪મી જૂન, ૨૦૦૬.

ભારતનું સંવિધાન :

ક્રમાંક:ગસ-૨૦૦૬-૧૨-સકન-૨૦૦૬-(૧) કેયુ.-ભારતના સંવિધાનની કલમ-૧૬૬ના ખંડો (૨) અને (૩) થી મળેલ સત્તાની રૂએ, ગુજરાતના રાજ્યપાલ, આથી, ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૮૦ વધુ સુધારવા માટે નીચેના નિયમો કરે છે:-

- (૧) આ નિયમો, ગુજરાત સરકારના કામકાજના નિયમો (સુધારો) ૨૦૦૬ કહેવાશે.
- (૨) ગુજરાત સરકારના કામકાજના નિયમો, ૧૯૮૦માં, પહેલી અનુસૂચિમાં, ભાગ-૨માં
- (ક) “ (૨) કૃષિ અને સહકાર વિભાગને ફાળવેલ વિષયો ” એ શિર્ષક હેઠળની નોંધ ક્રમાંક ૧ની નોંધ પછી નીચેનો મજકૂર દાખલ કરવો.  
‘૧ કૃષિ ઉદ્યોગ નીતિ’
- (ખ) “ (૮) ઉદ્યોગ અને ખાણ વિભાગને ફાળવેલ વિષયો ” એ શિર્ષક હેઠળ નોંધ ક્રમાંક : ૧૭ના અંતે કૌસ અને શબ્દો ‘(કૃષિ ઉદ્યોગ નીતિ સિવાય)’ ઉમેરવા.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

સુધીર માંકડ,

સરકારના મુખ્ય સચિવ



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 22<sup>nd</sup> June, 2006.

#### WORKMEN'S COMPENSATION ACT, 1923.

No. GHR/2006/51/WCA/1099/I. 256/M(3):-WHEREAS certain draft of notification giving notice of Government's intention to add to Schedule II to the Workmen's Compensation Act, 1923 (VIII of 1923) (hereinafter referred to as "the said Act"), the class of persons employed in an occupation for plucking coconuts mentioned in the draft notification which was published as required by sub-section (3) of section 2 of the said Act, in the Gujarat Government Gazette, Extra Ordinary, Part IV-A, dated the 29th July, 2004, at page No. 69-1, under the Government Notification, Labour and Employment Department No.:GHR/2004/95/WCA/1099/I. 256/M (3), dated 29th July, 2004;

AND WHEREAS, no objections or suggestions have been received by the Government from any person on the said draft notification;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (3) of section 2 of the Workmen's Compensation Act, 1923 (VIII of 1923) in its application to the State of Gujarat, the Government of Gujarat hereby adds to Schedule-II to the said Act, the class of persons employed in the occupation mentioned in the Schedule annexed hereto.

#### SCHEDULE

(Class of persons)

"Persons employed for plucking coconuts".

By order and in the name of the Governor of Gujarat,

S. K. BAMANIYA,

Under Secretary to Government.



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#### PART IV-A

Rule and Orders (Other than these published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts.

અત્ર, નાગરિક પુરવઠા અને ગ્રાહકોની બાબતોનો વિભાગ

આદેશ

સચિવાલય, ગાંધીનગર, ૨૮મી જુન, ૨૦૦૬.

ક્રમાંક : જીટીએચ/૦૬/૩૭/ઈસીએ/૧૦/૨૦૦૬/૭૮૬/બ.—ગુજરાત આવશ્યક ચીજવસ્તુ વેપારી (નિયમન) આદેશ ૧૯૭૭ની કંડિકા-૧૦ થી મળેલ સત્તાની રૂએ, રાજ્ય સરકાર નીચે મુજબનો આદેશ કરે છે, જે તાત્કાલિક અસરથી અમલમાં આવે છે.

- (૧) ગુજરાત આવશ્યક ચીજવસ્તુ વેપારી (નિયમન) આદેશ--૧૯૭૭માં સમાવિષ્ટ આવશ્યક ચીજવસ્તુઓ પૈકી નીચે જણાવેલ આવશ્યક ચીજવસ્તુઓને આ આદેશ લાગુ પડશે.
  - (૧) ઘઉં (૨) મકાઈ (૩) કઠોળ-ચણા, મગ, અડદ (આખા તથા તેની દાળ) (૪) મેંદો (૫) ખાંડ (૬) ખાદ્યતેલ
- (૨) આ આદેશમાં સમાવિષ્ટ ઉપર નિર્દિષ્ટ ચીજવસ્તુઓના જથ્થા અને સંગ્રહ તથા ખરીદી-વેચાણ સંદર્ભમાં નીચે જણાવેલ માહિતી વેપારીએ નિયમીત (દૈનિક) રાખવાની તથા તેના રજીસ્ટર નીભાવવાની તથા ઉપલબ્ધ જથ્થાની વિગત ધંધાના સ્થળે રાખવાની રહેશે.
  - (૧) ઉપલબ્ધ જથ્થો અને વેચાણ થયેલ જથ્થાની વિગત.
  - (૨) ગ્રાહક/હૂટક વિકેતા કે જથ્થાબંધ વિકેતાને કરેલ વેચાણની વિગત.
- (૩) આ આદેશ રાજ્યમાં તાત્કાલિક અસરથી અમલમાં આવે છે, આ આદેશના ભંગ બદલ વિકેતા, ગુજરાત આવશ્યક ચીજવસ્તુ વેપારી (નિયમન) આદેશ-૧૯૭૭ ની કંડિકા-૧૧ ની જોગવાઈઓ અનુસાર શિક્ષાને પાત્ર બનશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમનાં નામે

એલ.એસ. ભાભોર,  
સેક્શન અધિકારી.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### FOOD CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 1<sup>st</sup> July, 2006.

### CONSUMER PROTECTION ACT, 1986.

**No. GTH/2006/38/CPA/102006/1767/D.**-In exercise of the powers conferred by clause (a) of Section-9 read with Sub-section (1)(a), 1(A) & 2 of Section-10 of the Consumer Protection Act, 1986 as amended in 1993 and 2002, Government of Gujarat hereby appoints Shri G. A. Ahuja, Retired City Civil & Sessions Judge (Date of birth 1-3-1946) as the Judicial Member of Additional bench of Consumer Disputes Redressal Commission with head quarter at Ahmedabad.

Shri G. A. Ahuja shall hold his office for a period of one year from the date he assumes the charge of his office as the Judicial Member of Additional bench of Consumer Disputes Redressal Commission or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as decided in the GR.No. CPA/102000/4015/D dated 30-11-2004, G.R. No CPA/1098/2860/D dated 15-2-2006 and 9-5-2006 and Government Notification No. GTH/GSR/2006/27/CPA/102005/2362/D dated 17-3-2006 issued by the State Government.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer





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## PART IV-A

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by the Government of Gujarat under the Central Acts.

અત્ર નાગરિક પુરવઠા અને ગ્રાહકોની બાબતોનો વિભાગ

સુધારા આદેશ

સચિવાલય, ગાંધીનગર, ૧ જુલાઈ, ૨૦૦૬.

ક્રમાંક : જીટીએચ/૦૬/૩૮/ઈસીએ/૧૦/૨૦૦૬/૭૮૬/બ, -ગુજરાત આવશ્યક ચીજવસ્તુ વેપારી (નિયમન) આદેશ  
૧૯૭૭ની કંડિકા-૧૦ થી મળેલ સત્તાની રૂએ, રાજ્ય સરકાર દ્વારા તા. ૨૮ જુન-૨૦૦૬ના રોજ બહાર પાડવામાં આવેલ આદેશ  
ક્રમાંક : જીટીએચ/૦૬/૩૮/ઈસીએ/૧૦/૨૦૦૬/૭૮૬/બ, માં ખંડ (૧)માં નિર્દિષ્ટ આવશ્યક ચીજવસ્તુઓના પેટા-ખંડ (૩)માં  
નીચે મુજબનો સુધારો કરવામાં આવે છે

ખંડ (૧) ના પેટાખંડ “(૩) કઠોળ-ચણા, મગ, અડદ (આખા તથા તેની દાળ)” ને સુધારીને નીચે મુજબ રાખવામાં  
આવે છે.

ખંડ (૧) ના પેટાખંડ “(૩) તમામ કઠોળ ચણા, મગ, અડદ, તુવેર, વટાણા, મસુર વગેરે... (આખા તથા તેની  
દાળ)” આવે છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

એલ. એસ. ભાભોર,  
સેક્શન અધિકારી.



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### PART IV-A

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by the Government of Gujarat under the Central Acts.

### HEALTH AND FAMILY WELFARE DEPARTMENT

#### Amendment

Sachivalaya, Gandhinagar, 28<sup>th</sup> June, 2006.

No. GY/2/PFA/2005/SFS-57/JH.-In Government Notification, Health and Family Welfare Department of even number dated 02-06-2006 in Column No. 2 of the Schedule "Shri Ganpatsinh Rambhai Gohel should be read as Shri Ganpatsinh Rambhai Gohil".

By order and in the name of the Governor of Gujarat,

**A. K. BHATT,**

Joint Secretary to Government,



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> June, 2006.

SUPPRESSION OF UNLAWFUL ACTS AGAINST SAFETY OF MARITIME, NAVIGATION AND FIXED PLATFORM ON  
CONTINENTAL SHELF ACT, 2002

No. GK/29/2006/SPC/102005/GOI-29/D :- In exercise of the powers conferred by sub section (1) of Section 5 of the Suppression of Unlawful Acts against Safety of Maritime, Navigation and Fixed Platform on Continental Shelf Act, 2002, (No. 69 of 2002) the Government of Gujarat, with the concurrence of the Chief Justice of the High Court, hereby specifies the 5<sup>th</sup> Court of the City Civil and Session Court, Ahmedabad to be Designated Court for all the coastal areas in the State for the speedy trial of the cases following under the said Act.

By order and in the name of the Governor of Gujarat,

**MEHUL GANDHI,**  
Deputy Secretary to Government.



सत्यमेव जयते

# The Gujarat Government Gazette

## EXTRAORDINARY

### PUBLISHED BY AUTHORITY

Vol. XLVII]

WEDNESDAY, JULY 12, 2006/ASADHA 21, 1928

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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Central Acts.

#### HOME DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 12th July, 2006.

#### CONSTITUTION OF GUJARAT STATE HUMAN RIGHTS COMMISSION.

No : GG/52/2006/HRC/1094/GOI-1(Part-II)/N.—By Section 21 of the Protection of Human Rights Act, 1993 the Government of Gujarat hereby constitutes the Gujarat State Human Rights Commission to exercise the powers conferred upon, and to perform the functions assigned to the Commission under Chapter V of the said Act, having head quarters of the Commission at Gandhinagar/Ahmedabad.

By order and in the name of the Governor of Gujarat,

**K. C. KAPOOR,**  
Principal Secretary to Government.



સત્યમેવ જયતે

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વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, દક્ષી જુલાઈ, ૨૦૦૬.

વન્ય પ્રાણી (સંરક્ષણ) ધારો-૧૯૭૨

ક્રમાંક : ગવન-૨૦૦૬-૧૧-ડબલ્યુએલપી-૨૦૨૦૦૫-૩૫૮-ગ.૧(૧૬૬૨) :- વન્યપ્રાણી (સંરક્ષણ) ધારો-૧૯૭૨ (સુધારેલ-૨૦૦૨)ની કલમ-૪, પેટાકલમ-૧ (બીબી) હેઠળ મળેલ સત્તાની રૂએ, રાજ્ય સરકાર આ સાથે નીચે દર્શાવેલા જિલ્લાઓનાં અનુસૂચિમાં બતાવેલ ૧૩૧૮ ગામોના સરપંચશ્રીઓને જે તે ગામ માટે “માનદ વન્યપ્રાણી સંરક્ષક” (ઓનરરી વાઈલ્ડ લાઈફ વોર્ડન) તરીકે તા. ૩૧-૩-૨૦૦૭ અથવા સરકારશ્રી ઈચ્છે તે બે પૈકી જે વહેલું હોય તેટલા સમય માટે આથી નિયુક્ત કરે છે.

અ.નં.	જિલ્લાનું નામ	ગામોની કુલ સંખ્યા
૧	જુનાગઢ	૭૯
૨	પોરબંદર	૦૬
૩	જામનગર	૮૧
૪	રાજકોટ	૮૭
૫	ભાવનગર	૫૦
૬	સુરેન્દ્રનગર	૨૨
૭	અમરેલી	૧૪૭
૮	આણંદ	૪૨
૯	ખેડા	૭૮
૧૦	વડોદરા	૬૭
૧૧	ગાંધીનગર	૨૮
૧૨	મહેસાણા	૧૪૭
૧૩	સાબરકાંઠા	૩૫
૧૪	બનાસકાંઠા	૨૪૩
૧૫	કચ્છ	૫૮
૧૬	પાટણ	૭૯

અ.નં.	જિલ્લાનું નામ	ગામોની કુલ સંખ્યા
૧૭	અમદાવાદ	૫૦
		૧૩૧૯

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ.ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

અનુસૂચિ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	જુનાગઢ	માંગરોળ	ખોડાદા
૨	"	"	માંગરોળ
૩	"	"	મકતુપુર
૪	"	"	રહીજ
૫	"	"	લોએજ
૬	"	"	શીલ
૭	"	"	સાંગાવાડા
૮	"	"	દીવાસા
૯	"	"	આંત્રોલી
૧૦	"	"	સાંઢા
૧૧	"	"	શરમા
૧૨	"	"	ઘોડાદર
૧૩	"	"	ફુલરામા
૧૪	"	જુનાગઢ	વધાવી
૧૫	"	"	રૂપાવટી
૧૬	"	"	આંબલીયા
૧૭	"	"	ઇવનગર
૧૮	"	"	વાડા સીમડી
૧૯	"	"	ઝાલણસર
૨૦	"	"	મજેવડી
૨૧	"	"	બીલખા
૨૨	"	"	રામેશ્વર
૨૩	"	"	અવતડીયા મોટા
૨૪	"	"	ચોરવાડી
૨૫	"	"	મંડલીકપુર
૨૬	"	"	બંધાળા
૨૭	"	"	નવા પીપળીયા
૨૮	"	"	તોરણીયા
૨૯	"	"	નવાગામ
૩૦	"	"	માંડણપરા
૩૧	"	"	બડીયા
૩૨	"	"	ડુંગરપુર
૩૩	"	"	પાદરીયા
૩૪	"	"	વીજાપુર
૩૫	"	"	પલાસવા
૩૬	"	"	પાતાપુર
૩૭	"	"	સોડવદર
૩૮	"	"	ભલગામ
૩૯	"	"	ઉમરાળા
૪૦	"	"	બામણગામ



ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૪૧	જુનાગઢ	જુનાગઢ	ભિયાળ
૪૨	"	સુત્રાપાડા	સુત્રાપાડા
૪૩	"	"	લાટી
૪૪	"	"	લોઢવા
૪૫	"	"	વડોદરા ઝાલા
૪૬	"	"	ધામળેજ
૪૭	"	"	કણજોતર
૪૮	"	"	રાખેજ
૪૯	"	"	પ્રશ્નાવડા
૫૦	"	વેરાવળ	વડોદરા ડોડીયા
૫૧	"	"	વાવડી (આદરી)
૫૨	"	"	નવાપરા
૫૩	"	"	ડારી
૫૪	"	"	સવની
૫૫	"	"	પ્રભાસ પાટણ
૫૬	"	ભેસાણ	પાટલા
૫૭	"	"	હડમતીયા વિશળ
૫૮	"	"	છોડવડી
૫૯	"	"	સામતપરા
૬૦	"	"	કરીયા
૬૧	"	"	પસવાળા
૬૨	"	"	મેદપરા
૬૩	"	"	રાણપુર
૬૪	"	"	પાટવડ
૬૫	"	"	નવા વાઘણીયા
૬૬	"	"	વાંદરવાડ
૬૭	"	માળીયા-હાટીના	વડીયા
૬૮	"	"	સરકડીયા
૬૯	"	"	વાંદરવડ
૭૦	"	"	ઈંટાળી
૭૧	"	"	બરુલા
૭૨	"	"	પીપળવા
૭૩	"	"	ચુલડી
૭૪	"	"	અકાળા (ગીર)
૭૫	"	"	ખોરાસા (ગીર)
૭૬	"	"	કડાયા
૭૭	"	"	કેરાળા
૭૮	"	"	લાછડી
૭૯	"	"	ઘણેજ મોટી

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	પોરબંદર	કુતિયાણા	ખાગેશ્રી
૨	"	"	ઈશ્વરીયા
૩	"	"	ધ્રુવાળા
૪	"	રાણાવાવ	ખીજદડ
૫	"	"	રાણાકંડોરણા

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૬	પોરબંદર	રાણાવાવ	ધરમપુર

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ.ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	જામનગર	ભાણવડ	જશાપર
૨	"	"	કાટકોલા
૩	"	"	શીવા
૪	"	"	હાથલા
૫	"	"	રોઝડા
૬	"	લાલપુર	સણોસરા
૭	"	"	સણોસરી
૮	"	"	ખેગારપર
૯	"	"	ખટીયા
૧૦	"	"	નોદુરી
૧૧	"	"	નાના ખડબા
૧૨	"	"	પીપરનવી
૧૩	"	"	દલતુગી
૧૪	"	"	ચોરબેડી
૧૫	"	"	કાઠીતડ
૧૬	"	"	કરાણા
૧૭	"	"	પડાણા
૧૮	"	"	પીપરટોડા
૧૯	"	"	ખડખંભાળીયા
૨૦	"	"	પીપર
૨૧	"	"	ગોદાવરી
૨૨	"	"	ખાયડી(નવી પીપરનુંપર)
૨૩	"	"	નવાગામ
૨૪	"	"	વડપાંચસરા
૨૫	"	જોડીયા	હડીયાણા
૨૬	"	જામખંભાળીયા	બજાણા
૨૭	"	"	વડત્રા
૨૮	"	"	વિરમદડ
૨૯	"	"	દાંતા
૩૦	"	"	કોલવા
૩૧	"	"	ભંડારીયા
૩૨	"	"	લાખાસર
૩૩	"	"	દેવળીયા
૩૪	"	"	દાત્રાણા
૩૫	"	"	કોટા
૩૬	"	"	કબરવિસોતરી
૩૭	"	"	નાના આસોટા
૩૮	"	"	બેહ
૩૯	"	"	ઝાકસીયા
૪૦	"	જામનગર	બેરાજા
૪૧	"	"	હડમતીયા

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૪૨	જામનગર	જામનગર	મીયાત્રા
૪૩	"	જામજોધપુર	સડોદર
૪૪	"	"	સીદસર
૪૫	"	"	સતાપર
૪૬	"	"	બાલવી
૪૭	"	"	માંડાસણ
૪૮	"	"	જામસખપુર
૪૯	"	"	જામજોધપુર
૫૦	"	"	ગીંગણી
૫૧	"	"	ગોરખડી
૫૨	"	"	ચુર
૫૩	"	"	માલવડા
૫૪	"	"	તરસાઈ
૫૫	"	"	મહીકી
૫૬	"	"	પાટણ
૫૭	"	"	અમરાપર
૫૮	"	"	સોનવડીયા
૫૯	"	"	નરમાણા
૬૦	"	"	મોટી ભરડ
૬૧	"	"	શેઠ વડાળા
૬૨	"	"	સમાણા
૬૩	"	કલ્યાણપુર	લાંબા
૬૪	"	"	ભાટવડીયા
૬૫	"	"	ભાટીયા
૬૬	"	"	ભોગાત
૬૭	"	"	જામદેવળીયા
૬૮	"	કાલાવડ	બેરાજા
૬૯	"	"	ખડધોરાજી
૭૦	"	"	મોટાપાંચદેવડા
૭૧	"	"	મોટી વાવડી
૭૨	"	"	નાના પાંચદેવડા
૭૩	"	"	જામવાળી
૭૪	"	"	છતર
૭૫	"	"	ફગાસ
૭૬	"	"	નવાગામ
૭૭	"	"	ધુનધોરાજી
૭૮	"	"	રવશીયા
૭૯	"	"	નીકાવા
૮૦	"	"	માછરડા
૮૧	"	"	ચેલાબેડી
૮૨	"	ધ્રોલ	સગાળીયા
૮૩	"	"	મોડપર
૮૪	"	"	વાંકીયા
૮૫	"	ધ્રોલ	રોજ્યા
૮૬	"	ધ્વારકા	વાસ્થુ
૮૭	"	"	કલ્યાણપુર
૮૮	"	"	ધીણકી
૮૯	"	"	અણીયારી

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૯૦	જામનગર	ધ્વારકા	કોરાડા
૯૧	"	"	પોશીત્રા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ.ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	રાજકોટ	જસદણ	ગોંડલાધાર
૨	"	"	સોમ પીપળીયા
૩	"	"	કનેસરા
૪	"	"	ભાડલા
૫	"	"	અમરાપુર
૬	"	"	કંધેવાળીયા
૭	"	"	ભોયરા
૮	"	રાજકોટ	ડુંગરપુર
૯	"	"	ભાયાસર
૧૦	"	"	લોઠડા
૧૧	"	"	હરીપર
૧૨	"	"	પારવાળા
૧૩	"	"	ઢાંઢણી
૧૪	"	"	ખારચીયા
૧૫	"	"	મકનપર
૧૬	"	"	ઢાંઢીયા
૧૭	"	વાંકાનેર	જાંબુડીયા
૧૮	"	"	મેસરીયા
૧૯	"	મોરબી	કાલીકાનગર
૨૦	"	"	પાનેલી
૨૧	"	"	ઉચીમાંડલ
૨૨	"	"	નીચીમાંડલ
૨૩	"	"	જાંબુડીયા
૨૪	"	"	ખાનપર
૨૫	"	"	થોરાળા
૨૬	"	"	ધુંટ
૨૭	"	"	ગીડચ
૨૮	"	"	રંગપર
૨૯	"	"	બેલા
૩૦	"	"	રાજપર
૩૧	"	"	પીપળી
૩૨	"	ગોંડલ	ગરનાળા
૩૩	"	"	ત્રાકુડા
૩૪	"	"	વણથલી
૩૫	"	"	વાલાધરી
૩૬	"	"	દેવચડી
૩૭	"	"	ભંડારીયા
૩૮	"	"	બેટાવડ
૩૯	"	ધોરાજી	મોટીમારડ

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૪૦	રાજકોટ	ધોરાજી	કલાણા
૪૧	"	"	મોટી વાવડી
૪૨	"	"	છાડવાવદર
૪૩	"	માળીયા મીયાણા	બોડકી
૪૪	"	ટંકારા	હડમતીયા
૪૫	"	"	ટંકારા
૪૬	"	"	લજાઈ
૪૭	"	"	આનંદપર
૪૮	"	"	મીતાણા
૪૯	"	"	કોઠારીયા
૫૦	"	"	વીરપર
૫૧	"	"	જીવાપર
૫૨	"	"	રાજાવડ
૫૩	"	"	હીરાપર
૫૪	"	"	નાના રામપર
૫૫	"	જામ કંડોરણા	જામ કંડોરણા
૫૬	"	"	રાયડી
૫૭	"	"	સાતોદડ
૫૮	"	"	દડવી
૫૯	"	"	રામપર
૬૦	"	"	મેઘાવડ
૬૧	"	ઉપલેટા	સમઢીયાળા
૬૨	"	"	નીલાખા
૬૩	"	"	નાગવદર
૬૪	"	"	ખારચીયા
૬૫	"	"	હરીયાસણ
૬૬	"	"	પડવલા
૬૭	"	જેતપુર	વાડાસડા
૬૮	"	"	દેરડી
૬૯	"	"	મોણપર
૭૦	"	"	કાગવડ
૭૧	"	"	પીઠડીયા
૭૨	"	"	વીરપુર
૭૩	"	લોધીકા	લોઠડા નું પડ
૭૪	"	"	ચીભડા
૭૫	"	"	બાલસર
૭૬	"	"	ખીરસરા
૭૭	"	"	દેવગામ
૭૮	"	"	છાપરા
૭૯	"	પડધરી	ખાખડાબેલા
૮૦	"	"	નારણકા
૮૧	"	"	રોજિયા
૮૨	"	"	ઝીલરીયા
૮૩	"	"	ઢોકળીયા
૮૪	"	"	સુવાગ
૮૫	"	"	ખંઢેરી
૮૬	"	"	ખંભાળા
૮૭	"	કોટડા સાંગાણી	નારણકા
૮૮	"	"	રાજગઢ

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૮૯	રાજકોટ	કોટડા સાંગાણી	અરડોઈ
૯૦	"	"	ભાડવા
૯૧	"	"	ખીલોરી
૯૨	"	"	મોટા માંડવા
૯૩	"	"	ખોખરી
૯૪	"	"	કરમાળ પીપળીયા
૯૫	"	"	બગદડીયા
૯૬	"	"	પડવલા
૯૭	"	"	થોરડી

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ. ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	ભાવનગર	તળાજા	મથાવડા
૨	"	"	બોરલા
૩	"	"	પીથલપુર
૪	"	ગઢડા	માંડવધાર
૫	"	"	મોટાઉમરડા
૬	"	"	ગોરડકા
૭	"	"	ભીમડાદ
૮	"	ગારીયાધાર	અખતરીયા
૯	"	"	માનગઢ
૧૦	"	ધોધા	અવાણીયા
૧૧	"	"	પડવા
૧૨	"	"	મોરચંદ
૧૩	"	"	સાણોદર
૧૪	"	"	મોટાખોખરા
૧૫	"	"	ઓદરકા
૧૬	"	બોટાદ	રોહીશાળા
૧૭	"	"	ચકમપર
૧૮	"	"	સાંગાવદર
૧૯	"	"	ઢાંકણીયા
૨૦	"	ઉમરાળા	પીપરાળી
૨૧	"	"	ચોગઠ
૨૨	"	"	બજુડ
૨૩	"	પાલીતાણા	રોહીશાળા
૨૪	"	"	જીવાપર
૨૫	"	"	ગણધોળ
૨૬	"	"	આદપુર
૨૭	"	"	માનવડ
૨૮	"	"	કંજરડા
૨૯	"	"	અનીડા
૩૦	"	વલભીપુર	મુળધરાઈ
૩૧	"	શિહોર	સખવદર
૩૨	"	"	મોટા સરકા
૩૩	"	"	અમરગઢ
૩૪	"	"	ટાણા
૩૫	"	"	દેવગણા
૩૬	"	"	અગીયાળી
૩૭	"	"	રૂવા



ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૩૮	ભાવનગર	ભાવનગર	અકવાડા
૩૯	"	"	તરસમીયા
૪૦	"	"	માલણકા
૪૧	"	"	હાથબ
૪૨	"	"	લાખણકા
૪૩	"	"	કોળીયાક
૪૪	"	"	થોરડી
૪૫	"	"	ભંડારીયા
૪૬	"	"	ખડસલીયા
૪૭	"	"	ભોજપરા
૪૮	"	"	બુધેલ
૪૯	"	"	ભુતેશ્વર
૫૦	"	"	નાગધણીબા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. ક્રિશ્ચિયન,

સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	સુરેન્દ્રનગર	પાટડી (દશાડા)	ઉપરીયાબા
૨	"	"	આલમપુરા
૩	"	"	જરવલા
૪	"	"	ભલગામ
૫	"	"	બુબવાણા
૬	"	"	ગોરીયાવાડ
૭	"	"	વધાડા
૮	"	ધાંગધા	ડુમાણા
૯	"	"	ગુજરવદી
૧૦	"	મુળી	મુળી
૧૧	"	વઢવાણ	પ્રાણગઢ
૧૨	"	"	ચમારજ
૧૩	"	"	ભદ્રેશી
૧૪	"	"	ગોમટા
૧૫	"	"	અણીન્દ્રા
૧૬	"	"	ખજેલી
૧૭	"	"	રાઈ
૧૮	"	લખતર	વડેખણ
૧૯	"	ચોટીલા	રૂપાવટી
૨૦	"	હળવદ	ધુળકોટ
૨૧	"	"	સરાડવા
૨૨	"	સાયલા	સોખડા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. ક્રિશ્ચિયન,

સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	અમરેલી	લાઠી	ઈગોરાબા
૨	"	"	કમીવદર

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૩	અમરેલી	લાઠી	ધામેલ
૪	"	"	ભાલવાવ
૫	"	"	મતિરાળા
૬	"	"	કૃષ્ણગઢ
૭	"	"	લુવારીયા
૮	"	"	અકાળા
૯	"	"	દુધાળા
૧૦	"	"	દુધાળા બાઈ
૧૧	"	"	હરસુરપુર દેવળીયા
૧૨	"	"	અડતાલા
૧૩	"	"	રાજકોટ નાના
૧૪	"	"	હવતાડ
૧૫	"	"	હજીરાધાર
૧૬	"	"	ચાવંડ
૧૭	"	"	રામપર
૧૮	"	"	ભુરખીયા
૧૯	"	રાજુલા	રાજુલા
૨૦	"	"	ખાખબાઈ
૨૧	"	"	હિંડોરણા
૨૨	"	"	ભારપટોળી
૨૩	"	"	કોટડી
૨૪	"	"	વડલી
૨૫	"	"	ચારોડીયા
૨૬	"	"	વાવેરા
૨૭	"	"	આગરીયા નવા
૨૮	"	"	મજાદર
૨૯	"	"	પટવા
૩૦	"	"	બાબરીયા
૩૧	"	"	અમુલી
૩૨	"	"	રીંગણીયાળા મોટા
૩૩	"	"	બાલાપુર
૩૪	"	"	મેરીયાણા
૩૫	"	"	મથુન્દ્રા (નાના/ મોટા)
૩૬	"	"	મોટા મોલિયાણા
૩૭	"	"	મોરંગી
૩૮	"	"	ગાંજાવદર
૩૯	"	"	દીપડીયા
૪૦	"	"	વિસળીયા
૪૧	"	"	ખેરાળી નાની
૪૨	"	લીલીયા	પાંચતલાવડા
૪૩	"	"	રાજકોટ નાના
૪૪	"	"	ખારા
૪૫	"	"	ભોરી ગડા
૪૬	"	"	ઈંગીરાળાડાડ
૪૭	"	"	આંબા
૪૮	"	"	ભેસવડી
૪૯	"	"	લોકી
૫૦	"	"	શેઠાવદર

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૫૧	અમરેલી	લીલીયા	જાત્રોડા
૫૨	"	"	પુજાપાદર
૫૩	"	"	સલડી
૫૪	"	"	લીલીયા નાના
૫૫	"	"	ટીંબડી
૫૬	"	"	ભેસાણ
૫૭	"	"	હરીપુર
૫૮	"	"	હાથીગઢ
૫૯	"	"	સાજણટીંબા
૬૦	"	"	અંટાળીયા
૬૧	"	અમરેલી	આંકડીયા મોટા
૬૨	"	"	ચાંપાથળ
૬૩	"	"	ગાવડકા
૬૪	"	"	મોટાભંડારીયા
૬૫	"	"	મોંગવાપાળ
૬૬	"	"	ઢોલરવા
૬૭	"	"	મોટામાછીયાળા
૬૮	"	"	કેરીયાચાડ
૬૯	"	"	સાજ્યાવદર
૭૦	"	"	ખડ ખંભાળીયા
૭૧	"	"	તરવડા
૭૨	"	"	સરભંડા
૭૩	"	"	માળીલા
૭૪	"	"	વરસડા
૭૫	"	"	સોનારીયા
૭૬	"	"	રાજસ્થળી
૭૭	"	"	દેવળીયા
૭૮	"	"	પીઠવાજાળ
૭૯	"	"	ગોરીયા
૮૦	"	બગસરા	માણેકવાડા
૮૧	"	"	જુની હળીયાદ
૮૨	"	"	મોટા મુંજ્યાસર
૮૩	"	"	ચારણપીપળી
૮૪	"	"	ખારી
૮૫	"	"	પીઠડીયા
૮૬	"	"	ઝાંઝરીયા જુના
૮૭	"	"	સમઢીયાળા
૮૮	"	"	જામકા
૮૯	"	"	શિલાણા
૯૦	"	"	હુલરીયા
૯૧	"	"	ખીજડીયા
૯૨	"	"	હામાપુર
૯૩	"	"	બગસરા
૯૪	"	કુકાવાવ	નવા વાઘણીયા
૯૫	"	"	બરવાળા બાવીશી
૯૬	"	"	નાજાપુર
૯૭	"	"	દેવગામ
૯૮	"	"	લુણીધાર

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૯૯	અમરેલી	કુકાવાવ	તોરી
૧૦૦	"	"	વડીયા
૧૦૧	"	"	મોરવાડા
૧૦૨	"	"	ખાનખીજડીયા
૧૦૩	"	"	ભુખલી સાંથળી
૧૦૪	"	"	બરવાળા બાવળ
૧૦૫	"	"	બાંટવા દેવળી
૧૦૬	"	"	ખજુરી
૧૦૭	"	જાફરાબાદ	વઢેરા
૧૦૮	"	"	કડીયાળી
૧૦૯	"	"	ભાકોદર
૧૧૦	"	"	વારાહસ્વરૂપ
૧૧૧	"	"	બાબરકોટ
૧૧૨	"	"	મીતીયાળા
૧૧૩	"	"	વાંઢ
૧૧૪	"	"	લુણસાપુર
૧૧૫	"	"	રોહીસા
૧૧૬	"	"	બલાણા
૧૧૭	"	"	ધારાબંદર
૧૧૮	"	"	કેરાળા
૧૧૯	"	"	વડલી
૧૨૦	"	"	મોટા સાકરીયા
૧૨૧	"	"	ટી'બી
૧૨૨	"	"	ભાડા
૧૨૩	"	"	હેમાળ
૧૨૪	"	"	નાગેશ્રી
૧૨૫	"	"	કાગવદર
૧૨૬	"	"	કંથારીયા કોલી
૧૨૭	"	"	સરોવડા
૧૨૮	"	બાબરા	ખાખરીયા
૧૨૯	"	"	કરીયાણા
૧૩૦	"	"	કીડી
૧૩૧	"	"	સીરવાણીયા
૧૩૨	"	"	નાની કુંડળ
૧૩૩	"	"	ખંભાળા
૧૩૪	"	"	બરવાળા
૧૩૫	"	"	ધુધરાળા
૧૩૬	"	"	પીર ખીજડીયા
૧૩૭	"	"	ભીલા
૧૩૮	"	"	ભીલડા
૧૩૯	"	"	નીલવળા
૧૪૦	"	"	મિયા ખીજડીયા
૧૪૧	"	"	કોટડાપીઠા
૧૪૨	"	"	ગરણી

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧૪૩	અમરેલી	બાબરા	નોંધણવદર
૧૪૪	"	"	નવાણીયા
૧૪૫	"	"	ઉંટવડ
૧૪૬	"	"	દેવળીયા મોટા
૧૪૭	"	"	વાવડી

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ.ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧.	આણંદ	આણંદ	ત્રણોલ
૨.	"	"	સંદેશર
૩.	"	"	રાસનોલ
૪.	"	"	ઓડ
૫.	"	"	ખંભોળજ
૬.	"	"	વાસદ
૭.	"	ઉમરેઠ	સરદારપુરા
૮.	"	"	ભાલેજ
૯.	"	"	અહીમા
૧૦.	"	"	શીલી
૧૧.	"	"	ખાનકુવા
૧૨.	"	"	પ્રતાપપુરા
૧૩.	"	"	ખોરવાડ
૧૪.	"	"	જાંખલા
૧૫.	"	"	ઉમરેઠ
૧૬.	"	"	થામણા
૧૭.	"	"	સુરેલી
૧૮.	"	બોરસદ	દહેવાણ
૧૯.	"	"	કંકાપુરા
૨૦.	"	"	રાસ
૨૧.	"	"	ગોરવા
૨૨.	"	"	કાવિઠા
૨૩.	"	"	ધનાવસી
૨૪.	"	"	મોટી શેરડી
૨૫.	"	"	કોઠીયાખાસ
૨૬.	"	આંકલાવ	ગંભીરા
૨૭.	"	"	નવાખલ
૨૮.	"	"	નવાપુરા
૨૯.	"	"	ભાણપુરા
૩૦.	"	"	અંબાલી
૩૧.	"	"	ભેટાસી (તળપદ. બા.ભાગ.વાંટા એકજ ગામના પરા છે.)
૩૨.	"	"	કહાનવાડી
૩૩.	"	"	આમરોલ
૩૪.	"	"	આસરમા
૩૫.	"	પેટલાદ	મહેળાવ

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧	૨.	૩.	૪.
૩૬.	આણંદ	પેટલાદ	ચાંગા
૩૭.	"	"	ધર્મજ
૩૮.	"	"	નાર
૩૯.	"	સોજીત્રા	ડભોઉ
૪૦.	"	"	સોજીત્રા
૪૧.	"	"	મલાતજ
૪૨.	"	"	દેવા(વાંટા.તળપદ)એકજ ગામના ભાગ છે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ.ક્રિશ્ચિયન,

સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	ખેડા	કઠલાલ	સરખેજ
૨	"	"	ચરેડ
૩	"	"	ચેલાવત
૪	"	"	રવદાવત
૫	"	"	અભિરપુર
૬	"	"	અપરુજી
૭	"	મહુધા	ફલોલી
૮	"	"	ઘોઘાવાડા
૯	"	"	રૂગનાથપુરા
૧૦	"	"	મીનાવાડા
૧૧	"	"	કપરુપુર
૧૨	"	"	ખુરદાબાદ
૧૩	"	"	પીઠાઈ
૧૪	"	કપડવંજ	તેલનાર
૧૫	"	"	કાભઈના મુવાડા
૧૬	"	"	અંતિસર
૧૭	"	"	વડોલ
૧૮	"	"	માલઈટાડી
૧૯	"	"	સીંગાલી
૨૦	"	"	તોરણા
૨૧	"	"	ચીખલોડ
૨૨	"	"	પથાવત
૨૩	"	"	વાઘાવત
૨૪	"	ખેડા	વાવડી
૨૫	"	"	શેત્રા
૨૬	"	"	ફલોલી
૨૭	"	"	નાયકા
૨૮	"	"	ખુમારવાડ
૨૯	"	"	રહુ
૩૦	"	"	ડામરી
૩૧	"	મહેમદાવાદ	શત્રુડા
૩૨	"	"	સરસવણી
૩૩	"	"	અકલાયા



ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૩૪	ખેડા	મહેમદાવાદ	રીછોલ
૩૫	"	"	સિંહુજ
૩૬	"	"	નાની અડબોલી
૩૭	"	"	મોટી અડબોલી
૩૮	"	"	ધોડાસર
૩૯	"	"	કોઠીપુરા
૪૦	"	"	હલદરવાસ
૪૧	"	"	વાંકવાળી
૪૨	"	"	માંકવા
૪૩	"	"	વિઠલપુરા
૪૪	"	ઠાસરા	પાલી
૪૫	"	"	સેવાલીયા
૪૬	"	"	સોનીપુર
૪૭	"	"	સાંગોલ
૪૮	"	"	બળેવીયા
૪૯	"	"	વસો
૫૦	"	"	કુણી
૫૧	"	"	વનોડા
૫૨	"	"	વાડદ
૫૩	"	"	ડભાલી
૫૪	"	"	સનાદરા
૫૫	"	"	પાલેયા
૫૬	"	"	રંગીતપુરા
૫૭	"	"	અંધાડી
૫૮	"	"	માલવણ
૫૯	"	"	રુસ્તમપુરા
૬૦	"	"	કોતરીયા
૬૧	"	"	ટોબાના મુવાડા
૬૨	"	"	સાંહેલી
૬૩	"	"	હીરાના મુવાડા
૬૪	"	"	ઉંબા
૬૫	"	"	ધોળાકુવા
૬૬	"	"	મરઘાકુઈ
૬૭	"	"	ભદ્રાસા
૬૮	"	"	ચીતલાવ
૬૯	"	"	રાણીયા
૭૦	"	"	મંજીપુરા
૭૧	"	"	માસરા ભેડવા
૭૨	"	"	બોરડી
૭૩	"	"	રામપુરા
૭૪	"	"	રાઈપુરા
૭૫	"	"	સૈયાંત
૭૬	"	"	ચેતરસુબા
૭૭	"	"	ચંદાસર
૭૮	"	"	મોઝરાળા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	વડોદરા	સાવલી	લાછનપુરા
૨	"	"	અમરાપુરા
૩	"	"	ગણેશપુરા
૪	"	"	વિટોજ
૫	"	"	રૂપનકુઈ
૬	"	"	સરદારપુરા
૭	"	"	પોઈયા (ક)
૮	"	"	મેવલીયાપુરા
૯	"	"	પરથમપુરા
૧૦	"	"	વાંકાનેર
૧૧	"	"	ભાદરવા
૧૨	"	"	ખાંડી
૧૩	"	"	પોઈયા (ખાંડી)
૧૪	"	"	રાણીયા
૧૫	"	"	મોકસી
૧૬	"	"	જાલમપુરા (ખાંડી)
૧૭	"	"	ગોઠડા
૧૮	"	"	સાવલી
૧૯	"	"	રસુલપુર
૨૦	"	"	દીપાપુરા
૨૧	"	"	ધનતેજ
૨૨	"	"	નટવરનગર (બહીધરા)
૨૩	"	"	વેજપુર
૨૪	"	"	વાલાવાવ
૨૫	"	"	ડેસર
૨૬	"	"	ડુંગરીપુરા
૨૭	"	"	હિંમતપુરા
૨૮	"	"	કોઠારા
૨૯	"	"	નવા શિહોરા
૩૦	"	"	છાલીયેર
૩૧	"	"	વરસડા
૩૨	"	"	મોટી વરનોલી
૩૩	"	"	પ્રતાપપુરા
૩૪	"	"	ઈટવાડ
૩૫	"	"	જુના સમલાયા
૩૬	"	"	હરીપુરા
૩૭	"	"	ગાંગડીયા
૩૮	"	"	આદલવાડા
૩૯	"	"	મુઢેલા
૪૦	"	"	ઉત્તમનગર
૪૧	"	"	ખાખરીયા
૪૨	"	"	રાણીપુરા (આંક)
૪૩	"	"	નાની ભાંડોલ
૪૪	"	"	શેરપુરા
૪૫	"	"	સી ગણીયા
૪૬	"	"	પીલોલ
૪૭	"	"	કુનપાડ

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૪૮	વડોદરા	સાવલી	સુભેલાવ
૪૯	"	"	ઈન્દ્રાડ
૫૦	"	"	અલીન્દ્રા
૫૧	"	"	ખોખર
૫૨	"	"	ચંન્દ્રનગર
૫૩	"	"	પસવા
૫૪	"	વડોદરા	રાયકા
૫૫	"	"	ધનોરા
૫૬	"	"	સીંધરોટ
૫૭	"	"	અનગઢ
૫૮	"	"	પદમલા
૫૯	"	"	સોખડા
૬૦	"	પાદરા	મુજપુર
૬૧	"	"	ચોકારી
૬૨	"	"	જાસપુર
૬૩	"	"	ડબકા
૬૪	"	"	મહમદપુરા
૬૫	"	"	ઉમરાયા
૬૬	"	"	એકલબારા
૬૭	"	"	જલાલપુરા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	ગાંધીનગર	ક્લોલ	શેરીસા
૨	"	"	ઓળા
૩	"	"	ધાનજ
૪	"	"	સઈજ
૫	"	"	મોટી ભોયણ
૬	"	"	જાસપુર
૭	"	"	છત્રાલ
૮	"	"	કાંઠા
૯	"	"	નારદીપુર
૧૦	"	દહેગામ	ધમીજ, કરોલી
૧૧	"	"	વાસણા રાઠોડ, વટવા, હરસોલી
૧૨	"	"	દેવના મુવાડા
૧૩	"	"	હાલીસા
૧૪	"	"	ધારીસણા
૧૫	"	માણસા	વિહાર
૧૬	"	"	પ્રેમનગર (બોરુ ગામનુ પટ્ટ)
૧૭	"	"	માણસા
૧૮	"	"	મંડાલી
૧૯	"	ગાંધીનગર	કોલવડા
૨૦	"	"	નાના ચિલોડા

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૨૧	ગાંધીનગર	ગાંધીનગર	પોર (અડાલજ)
૨૨	"	"	ઘોળાકુવા ટાઉનશીપ વિસ્તાર
૨૩	"	"	શેરથા
૨૪	"	"	ઈન્દ્રોડા
૨૫	"	"	પાલજ
૨૬	"	"	શાહપુર
૨૭	"	"	મગોડી
૨૮	"	"	ઈસનપુર

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. એમ. ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	મહેસાણા	સતલાસણા	કેવડાસણ
૨	"	"	હડોલ
૩	"	"	શાહપુર
૪	"	"	ઈશાકપુર
૫	"	"	સુદાસણા
૬	"	"	ઉમરેયા
૭	"	"	સમરાપુરા
૮	"	"	નેદરડી
૯	"	"	વજાપુર
૧૦	"	ખેરાલુ	આંબાવાડા
૧૧	"	"	ગોરીસણા
૧૨	"	"	અરડી
૧૩	"	"	ઉણાદ
૧૪	"	"	ગઢામણ
૧૫	"	"	ખેરાલુ
૧૬	"	"	નોરતોલ
૧૭	"	"	વિઠોડા
૧૮	"	"	મંદ્રોપુર
૧૯	"	"	નંદાલી (મીયાસણ)
૨૦	"	"	થાંગણા
૨૧	"	"	મલેકપુર (ખે)
૨૨	"	"	ચાયરીયા
૨૩	"	"	બળાદ
૨૪	"	વિસનગર	બાસણા
૨૫	"	"	ચિત્રોડીપુરા
૨૬	"	"	કડા
૨૭	"	"	કુંવાસણા
૨૮	"	"	લાછડી
૨૯	"	"	તરભ
૩૦	"	"	ખંડોસણ
૩૧	"	"	વાલમ
૩૨	"	"	કાજીઅલીઆસણા
૩૩	"	"	પાલડી

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૩૪	મહેસાણા	વિસનગર	ઉમતા
૩૫	"	"	ખદલપુર
૩૬	"	"	ચિત્રોડા મોટા
૩૭	"	વડનગર	ઉંડણી
૩૮	"	"	સરણા
૩૯	"	"	આસ્પા
૪૦	"	"	ઉઢાઈ
૪૧	"	"	ખાનપુરા
૪૨	"	"	વલાસણા
૪૩	"	"	શેખપુર (ખે.)
૪૪	"	"	નવાપુરા
૪૫	"	"	શેખપુર (વડ)
૪૬	"	"	છાબલીયા
૪૭	"	"	મીરજાપુર
૪૮	"	"	કરબટીયા
૪૯	"	"	રાજપુર (વડ)
૫૦	"	"	કરશનપુરા
૫૧	"	કડી	કરજીસણ
૫૨	"	"	ડાંગરવા
૫૩	"	"	ચાંદરડા
૫૪	"	"	ધુમાસણ
૫૫	"	"	ઝુલાસણ
૫૬	"	"	લક્ષ્મીપુરા
૫૭	"	"	બોરીસણા
૫૮	"	"	ચડાસણા
૫૯	"	"	વામજ
૬૦	"	"	જેતપુરા
૬૧	"	"	વિડજ
૬૨	"	"	કાસ્વા
૬૩	"	"	ઈરાણા
૬૪	"	"	ધનાલી
૬૫	"	"	સેદરડી
૬૬	"	"	ડરણ મોરવા
૬૭	"	"	મણીપુર
૬૮	"	"	મેડાઆદરજ
૬૯	"	"	વડાવી
૭૦	"	"	મેરડા
૭૧	"	"	લ્હોર
૭૨	"	"	ખેરપુર
૭૩	"	"	ખાવડ
૭૪	"	"	વાઘરોડા
૭૫	"	"	વેકરા
૭૬	"	"	નાડોલીયા
૭૭	"	"	લક્ષ્મણપુરા
૭૮	"	"	વિનાયકપુરા
૭૯	"	"	વલાવડી
૮૦	"	"	જેસંગપુરા

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૮૧	મહેસાણા	કડી	દેલ્લા
૮૨	"	"	ગોવિંદપુરા
૮૩	"	"	દેઉસણા
૮૪	"	"	દેવગઢ
૮૫	"	"	ધરમપુર
૮૬	"	"	તરસાનીયા
૮૭	"	"	વડુ
૮૮	"	ઉઝા	ઉઝા
૮૯	"	"	ઉનાવા
૯૦	"	"	ઐઠોર
૯૧	"	"	વણાગલા
૯૨	"	"	ભાંખર
૯૩	"	મહેસાણા	કડવાસણા
૯૪	"	"	જોટાણા
૯૫	"	"	મીઠા
૯૬	"	"	માંકણજ
૯૭	"	"	તળેટી
૯૮	"	"	જાકસણા
૯૯	"	"	ખારા
૧૦૦	"	"	સાંથલ
૧૦૧	"	"	મગુના
૧૦૨	"	"	નાગલપુર
૧૦૩	"	"	નુગર
૧૦૪	"	"	તાવડીયા
૧૦૫	"	"	વિરમપુરા
૧૦૬	"	"	દેઢિયાસણ
૧૦૭	"	"	ખેરવા
૧૦૮	"	"	પુનાસણ
૧૦૯	"	"	હેડુવા(રાજગઢ)
૧૧૦	"	"	ઈજપુરા(જેઠાજી)
૧૧૧	"	"	ચલુવા
૧૧૨	"	"	મેમદપુરા
૧૧૩	"	"	સાંગણપુર
૧૧૪	"	"	અંબાસણ
૧૧૫	"	"	પીલુદરા
૧૧૬	"	વિજાપુર	ટેયાવા
૧૧૭	"	"	રામપુર (કોટ)
૧૧૮	"	"	સરદારપુર
૧૧૯	"	"	ફલુ
૧૨૦	"	"	લાડોલ
૧૨૧	"	"	દેવપુરા
૧૨૨	"	"	કોટ
૧૨૩	"	"	હિરપુરા
૧૨૪	"	"	સંઘપુર
૧૨૫	"	"	ગુંછળી
૧૨૬	"	"	માણેકપુર (ડાભલા)
૧૨૭	"	"	ડાભલા



ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧૨૮	મહેસાણા	વિજાપુર	આસોડા
૧૨૯	"	"	દગાવાડીયા
૧૩૦	"	"	કોલવડા
૧૩૧	"	બેચરાજી	અંબાલા
૧૩૨	"	"	બેચર-બેચરાજી
૧૩૩	"	"	કાલરી
૧૩૪	"	"	ઈન્દ્રથ
૧૩૫	"	"	સુરપુરા
૧૩૬	"	"	મોટપ
૧૩૭	"	"	કનોડા
૧૩૮	"	"	ભલગામડા
૧૩૯	"	"	ગાંભુ
૧૪૦	"	"	ગણેશપુરા
૧૪૧	"	"	વિજાપુરડા
૧૪૨	"	"	ઉદેલા
૧૪૩	"	"	મોઢેરા
૧૪૪	"	"	રણેલા
૧૪૫	"	"	પોયડા
૧૪૬	"	"	દેલવાડા (ખાંટ)
૧૪૭	"	"	મહાદેવપુરા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ.કિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	સાબરકાંઠા	હિંમતનગર	આકોદ્ધા
૨	"	"	બેરણા
૩	"	"	ગામડી
૪	"	"	મનોરપુર
૫	"	"	હુંબોર
૬	"	"	કનાઈ
૭	"	"	હુંમરા
૮	"	પ્રાંતિજ	ભાગપુર (વાઘપુર ગામનો ભાગ)
૯	"	"	લીમ્બલા
૧૦	"	"	ધડી
૧૧	"	"	વદરાડ
૧૨	"	"	વાઘરોટા
૧૩	"	"	કાલીપુરા
૧૪	"	"	અંબાવાડા
૧૫	"	"	બાલીસણા
૧૬	"	"	નનાનપુર
૧૭	"	મોડાસા	પહાડપુર
૧૮	"	"	સિતપુર
૧૯	"	"	મુલોજ
૨૦	"	"	તખતપુરા
૨૧	"	"	ટીટોઈ

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૨૨	સાબરકાંઠા	મોડાસા	સજાપુર
૨૩	"	ધનસુરા	શાંતિપુર કંપા (વાંટડા સુકાનું પુર)
૨૪	"	"	રમોસ
૨૫	"	"	વડાગામ
૨૬	"	માલપુર	ઉભરાણ
૨૭	"	"	સાતરડા
૨૮	"	"	નાથાવાસ
૨૯	"	"	વાંકાનેરા
૩૦	"	ભિલોડા	વાંસેરા
૩૧	"	"	ઝાલીયા
૩૨	"	"	રાજેન્દ્રનગર
૩૩	"	"	બામણા
૩૪	"	"	સજાપુર
૩૫	"	"	પુનાસણ

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ.ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	બનાસકાંઠા	ડીસા	બુરાલ
૨	"	"	વિઠોદર
૩	"	"	ડીસા
૪	"	"	વડલી કાર્મ
૫	"	"	નાનીભાખર
૬	"	"	જુનાડીસા
૭	"	"	આસેડા
૮	"	"	ખડોસણ
૯	"	"	સમૌ નાનાવાસ
૧૦	"	"	ઝાબડીયા
૧૧	"	"	લુણપુર
૧૨	"	"	દામા
૧૩	"	"	રામપુરા
૧૪	"	"	વડાવલ
૧૫	"	"	રમોણા
૧૬	"	"	સોડાપુર
૧૭	"	"	ભડથ
૧૮	"	"	વરનોડા
૧૯	"	"	કાપરા મોટા
૨૦	"	"	કાતરવા
૨૧	"	"	કાપરા નાના
૨૨	"	"	આખોલ (મોટી)
૨૩	"	"	લક્ષ્મીપુરા
૨૪	"	"	દેવસરી
૨૫	"	"	કમોડા
૨૬	"	"	લાખણી
૨૭	"	"	કોટડા

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૨૮	બનાસકાંઠા	ડીસા	ખેરોલા
૨૯	"	"	રામસણ
૩૦	"	"	રમુણ
૩૧	"	"	ભીલડી
૩૨	"	"	સોતનલા
૩૩	"	"	મુડેકા
૩૪	"	"	લોરવાડા
૩૫	"	"	આખોલ(નાની)
૩૬	"	વાવ	દૈયપ
૩૭	"	"	કુંભારડી
૩૮	"	"	ચોટીલ
૩૯	"	"	ફાંગડી
૪૦	"	"	પ્રતાપપુરા
૪૧	"	"	ઢીમા
૪૨	"	"	વાવ
૪૩	"	"	વાવડી
૪૪	"	"	મોરીખા
૪૫	"	"	ભડવેલ
૪૬	"	"	દેથલી
૪૭	"	"	તીથગામ
૪૮	"	"	ડેડાવા
૪૯	"	"	ભાટવરગામ
૫૦	"	"	બેણપ
૫૧	"	"	દુધવા
૫૨	"	"	ઉચોસણ
૫૩	"	"	ગરાબડી
૫૪	"	દિયોદર	મીઠીપાલડી
૫૫	"	"	જાડા
૫૬	"	"	સોની
૫૭	"	ભાભર	ઈન્દરવા જુના
૫૮	"	"	રોઈટા
૫૯	"	"	મીઠા
૬૦	"	"	ચીચોદર
૬૧	"	"	સનેસડા
૬૨	"	"	દેવકાપડી
૬૩	"	"	બળોધણ
૬૪	"	"	લુણસેલ
૬૫	"	"	સુથારનેસડી
૬૬	"	"	ભેમબોરડી
૬૭	"	"	સરનાળા
૬૮	"	"	ભોડાલીયા
૬૯	"	"	કુવાળા
૭૦	"	"	ચલાદર
૭૧	"	"	રૂણી
૭૨	"	"	જાસણવાડા
૭૩	"	"	ઉડાઈ
૭૪	"	"	કપરપુર

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૭૫	બનાસકાંઠા	ભાભર	ચચાસણા
૭૬	"	"	ઈન્દરવા નવા
૭૭	"	"	રોયટા
૭૮	"	"	ઉજ્જનવાડા
૭૯	"	"	ચાતરા
૮૦	"	"	બુરેઠા
૮૧	"	કાકરેજ	તેરવાડા
૮૨	"	"	ઈસરવા
૮૩	"	"	કંથેરીયા
૮૪	"	"	ગોઠડા
૮૫	"	"	કાટેડીયા
૮૬	"	"	નેકોઈ
૮૭	"	"	નાણોટા
૮૮	"	"	ખોડા
૮૯	"	"	રવીયાણા
૯૦	"	"	ખીમાણા (પાલોદરના વાસ)
૯૧	"	"	રામપુરા
૯૨	"	"	ખોડલા
૯૩	"	"	રામણવા
૯૪	"	"	ઉચરપી
૯૫	"	"	બુકોલી
૯૬	"	"	અરણીવાડા
૯૭	"	"	ગોળીયા
૯૮	"	"	રણાવાડા(જાગીરી)
૯૯	"	"	ચેખલા
૧૦૦	"	"	રતનપુરા(શિહોરી)
૧૦૧	"	"	રતનગઢ
૧૦૨	"	"	કુંવારવા
૧૦૩	"	"	આકોલી ઠાકોરવાસ
૧૦૪	"	"	આકોલી મહારાજવાસ
૧૦૫	"	"	ખસા
૧૦૬	"	"	કાકર
૧૦૭	"	"	ઈન્દ્રમણા
૧૦૮	"	"	ચેખલા
૧૦૯	"	"	કંબોઈ
૧૧૦	"	"	બલોચપુર
૧૧૧	"	"	તાણા
૧૧૨	"	"	સદુજીવાસ
૧૧૩	"	"	ભાવનગર
૧૧૪	"	"	તાતીયાણા
૧૧૫	"	"	અનાપુરા(ઉણ)
૧૧૬	"	"	અમરપુરા
૧૧૭	"	"	ઉણ
૧૧૮	"	"	સવપુરા
૧૧૯	"	"	ભલગામ
૧૨૦	"	"	કરસનપુરા
૧૨૧	"	"	ખેગારપુરા

ક્રમક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧૨૨	બનાસકાંઠા	કાકરેજ	આણંદપુરા
૧૨૩	"	"	નવા
૧૨૪	"	"	રૂણી
૧૨૫	"	"	ખારીયા
૧૨૬	"	"	નાના જામપુર
૧૨૭	"	"	આંબલુણ
૧૨૮	"	"	વીભાનેસડા
૧૨૯	"	"	દેવદરબાર
૧૩૦	"	"	રાજપુર
૧૩૧	"	"	રૂવેલ
૧૩૨	"	"	વરસડા
૧૩૩	"	"	માંડલા
૧૩૪	"	"	જાખેલ
૧૩૫	"	"	શીરવાડા
૧૩૬	"	"	ચાંગા
૧૩૭	"	"	અઘગામ
૧૩૮	"	"	મૈડકોલ
૧૩૯	"	"	થરા
૧૪૦	"	"	વડા
૧૪૧	"	"	જમણાપાદર
૧૪૨	"	"	રાનેર
૧૪૩	"	"	ફતેગઢ
૧૪૪	"	"	જાળીયા
૧૪૫	"	"	લક્ષ્મીપુરા
૧૪૬	"	"	થળી
૧૪૭	"	"	રૂપપુરા
૧૪૮	"	"	અમરનેસડા
૧૪૯	"	"	રણાવાડા(ખાલસા)
૧૫૦	"	"	ગંગાપુરા
૧૫૧	"	"	મોટા જામપુરા
૧૫૨	"	"	ટોટાણા
૧૫૩	"	"	ઓઢા
૧૫૪	"	"	શિયા
૧૫૫	"	"	ભદ્રેવાડી
૧૫૬	"	"	માનપુરા(ઉણ)
૧૫૭	"	"	વાલપુરા
૧૫૮	"	"	સુદ્રોસણ
૧૫૯	"	"	સોહનપુરા
૧૬૦	"	"	કસરા
૧૬૧	"	"	નિંદલોદ
૧૬૨	"	"	દેવપુરા
૧૬૩	"	"	ગુંઠાવાડા(દલપતપુરા)
૧૬૪	"	કાકરેજ	ધનેરા
૧૬૫	"	ધાનેરા	ખાપરોલ
૧૬૬	"	"	નેનાવા
૧૬૭	"	"	ભાંજણા
૧૬૮	"	"	લેલાવા

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧૬૮	બનાસકાંઠા	ધાનેરા	લવારા
૧૬૯	"	"	મગરવા
૧૭૦	"	"	કુંડી
૧૭૧	"	"	કુંવારલા
૧૭૨	"	"	રામપુરાછોટા
૧૭૩	"	"	શેરગઢ (જ)
૧૭૪	"	"	ગોલા
૧૭૫	"	"	ધરણોધર
૧૭૬	"	"	પેંગીયા
૧૭૭	"	"	કુંગડોલમોટી
૧૭૮	"	"	કુંગડોલનાની
૧૭૯	"	"	ભાટીબ
૧૮૦	"	"	જડીયા
૧૮૧	"	"	હડતા
૧૮૨	"	"	ચારડા
૧૮૩	"	"	વીછીવાડી
૧૮૪	"	"	નાનુડા
૧૮૫	"	"	રમુણા
૧૮૬	"	"	ધાખા
૧૮૭	"	"	કોટડા
૧૮૮	"	"	થાવર
૧૮૯	"	"	જીવાણા
૧૯૦	"	"	મોટામેડા
૧૯૧	"	"	જાડી
૧૯૨	"	"	શીયા
૧૯૩	"	"	એડાલ
૧૯૪	"	"	તાલેગઢ
૧૯૫	"	"	જનાલી
૧૯૬	"	"	વાછોલ
૧૯૭	"	"	બાપલા
૧૯૮	"	"	વકતાપુરા
૧૯૯	"	"	માંડલ
૨૦૦	"	"	રામપુરા (વા)
૨૦૧	"	"	અનાપુરાછોટા
૨૦૨	"	"	અનાપુરગઢ
૨૦૩	"	"	સાબાવાડી
૨૦૪	"	"	નાનામેડા
૨૦૫	"	"	કોટડા (ર)
૨૦૬	"	"	રવિયા
૨૦૭	"	"	દેઢા
૨૦૮	"	"	માલોત્રા
૨૦૯	"	"	ધાનેરા
૨૧૦	"	"	સાંકડ
૨૧૧	"	"	જોરાપુરા
૨૧૨	"	"	ચાવરપુરા
૨૧૩	"	"	સરાલ
૨૧૪	"	"	આસીયા
૨૧૫	"	"	સામરવાડા



ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૨૧૬	બનાસકાંઠા	ધાનેરા	ફતેપુરા
૨૧૭	"	"	સોતવાડા
૨૧૮	"	"	કરાધણી
૨૧૯	"	"	રામપુરામોટા
૨૨૦	"	"	વોડા
૨૨૧	"	"	રૂણી
૨૨૨	"	"	મેવાડા
૨૨૩	"	"	રાજોડા
૨૨૪	"	"	આલવાડા
૨૨૫	"	"	રવિ
૨૨૬	"	"	સોડાલ
૨૨૭	"	"	ભાટરામ
૨૨૮	"	"	ખાંગણ
૨૨૯	"	"	ખીમત
૨૩૦	"	"	કુમર
૨૩૧	"	"	છીંડીવાડી
૨૩૨	"	"	સીલાસણ
૨૩૩	"	"	વિરોલ
૨૩૪	"	"	ધનપુરા
૨૩૫	"	"	સાંતલવાડા
૨૩૬	"	"	વાછડાલ
૨૩૭	"	પાલનપુર	ગઢ
૨૩૮	"	"	કાણોદર
૨૩૯	"	"	મેરવાડા
૨૪૦	"	વડગામ	બસુ
૨૪૧	"	"	કોદરામ
૨૪૨	"	"	મેમદપુર
૨૪૩	"	"	પીરોજપુરા (માહી)

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ.ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧.	કચ્છ	ભુજ	ભુજ
૨.	"	"	મમુઆર.
૩.	"	"	સુરા
૪.	"	"	કોટડા
૫.	"	"	ચકાર
૬.	"	"	સાપર ટીંબો
૭.	"	"	માનકુવા
૮.	"	"	દેશલપર
૯.	"	"	રેલડી મોટી
૧૦.	"	"	વાવડી
૧૧.	"	"	કુકમા
૧૨.	"	"	માધાપર
૧૩.	"	"	નાના બંદરા
૧૪.	"	"	મોટા બંદરા

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧૫.	કચ્છ	ભુજ	કુનરીયા નાના
૧૬.	"	"	કુનરીયા મોટા
૧૭.	"	"	લુડીયા
૧૮.	"	"	ખાવડા
૧૯.	"	મોડવી	દેવપર
૨૦.	"	"	ગંગાપર
૨૧.	"	"	પાંચોટીયા
૨૨.	"	નખત્રાણા	નખત્રાણા
૨૩.	"	"	કલ્યાણપર
૨૪.	"	"	વિરાણી મોટી
૨૫.	"	"	નાગવીરી
૨૬.	"	"	દેવપર (યક્ષ)
૨૭.	"	"	સાંગનારા
૨૮.	"	"	મંજલ
૨૯.	"	"	સાંયરા
૩૦.	"	"	માધાપર (આથમણું)
૩૧.	"	"	જડોદર
૩૨.	"	"	જીયાપર
૩૩.	"	"	અંગીયા નાના
૩૪.	"	"	નારણપર રોહા
૩૫.	"	"	રામપર રોહા
૩૬.	"	"	લક્ષ્મીપર
૩૭.	"	"	દનંજા
૩૮.	"	"	થરાવડા
૩૯.	"	"	હરીપર
૪૦.	"	"	અમરગઢ
૪૧.	"	"	નિરોણા
૪૨.	"	"	સુખપર (રોહા)
૪૩.	"	"	બીબર
૪૪.	"	"	વડવા (કાંયા)
૪૫.	"	"	કોટડા (થરાવડા)
૪૬.	"	"	રવાપર (નવાવાસ)
૪૭.	"	"	વેરસલપર
૪૮.	"	"	ગંગોણ
૪૯.	"	"	લાખીયાર વીરા
૫૦.	"	અબડાસા	સાંઘવ
૫૧.	"	"	કોઠારા
૫૨.	"	"	મીરસરા
૫૩.	"	મન્દ્રા	મન્દ્રા
૫૪.	"	"	ગુદાલા
૫૫.	"	"	વડાલા
૫૬.	"	રાપર	ધ્રાડધો
૫૭.	"	"	પગીવાંઢ
૫૮.	"	"	બાદરગઢ

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ.ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧.	પાટણ	સમી	વેડ
૨.	"	"	સમી
૩.	"	"	દાદકા
૪.	"	"	ગોધાણા
૫.	"	"	રસુલપુરા
૬.	"	"	માત્રોટા
૭.	"	"	બીલીયા
૮.	"	"	વાગોસણ
૯.	"	"	અરીઠા
૧૦.	"	"	વાઘેલ
૧૧.	"	"	લોલાડા
૧૨.	"	"	ગાજદીનપુરા
૧૩.	"	રાધનપુર	સુલતાનપુરા
૧૪.	"	"	અલ્હાબાદ
૧૫.	"	"	ભાડીયા
૧૬.	"	"	નાનાપુરા
૧૭.	"	"	સુરકા
૧૮.	"	"	પોરાણા
૧૯.	"	"	સાતુન
૨૦.	"	સાંતલપુર	કોરડા
૨૧.	"	"	ઉંદરગઢ
૨૨.	"	"	પ્રાંડવા
૨૩.	"	"	ગાંઝીસર
૨૪.	"	"	અબીયાણા
૨૫.	"	"	ગઢા
૨૬.	"	"	દેસર
૨૭.	"	પાટણ	જંગરાલ
૨૮.	"	"	અનાવાડા
૨૯.	"	"	ભીલવણ
૩૦.	"	"	ધારણોજ
૩૧.	"	"	માનપુર
૩૨.	"	"	કાંસા
૩૩.	"	"	મેલુસણ
૩૪.	"	"	સોટાવડ
૩૫.	"	"	ઈલમપુર
૩૬.	"	"	ધનાસરા
૩૭.	"	"	ફુલેસણા
૩૮.	"	"	નોરતા
૩૯.	"	"	ખારેડા
૪૦.	"	"	સુજનીપુર
૪૧.	"	"	નાયતા
૪૨.	"	"	કી'બુવા
૪૩.	"	"	વઘાસર
૪૪.	"	"	ખલીપુર
૪૫.	"	"	સરીયદ
૪૬.	"	"	ચારુપ
૪૭.	"	"	દેલીયાથરા

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૪૮	પાટણ	પાટણ	દુધારામપુરા
૪૯	"	"	બેપાદર
૫૦	"	"	મીઠીવાવડી
૫૧	"	"	મુનાઈ
૫૨	"	હારીજ	રાવિન્દ્રા
૫૩	"	"	જમણપુર
૫૪	"	"	ગોવના
૫૫	"	"	દાંતરવાડા
૫૬	"	"	ભલાણા
૫૭	"	"	નાણા
૫૮	"	"	જશભાવ
૫૯	"	"	અસાલડી
૬૦	"	"	રોડા
૬૧	"	સિધ્ધપુર	કાકોસી
૬૨	"	"	ખોલવાડા
૬૩	"	"	સમોડા
૬૪	"	"	ગાંગલાસણ
૬૫	"	"	મેથાણ
૬૬	"	"	દેથલી
૬૭	"	"	રસુલપુરા
૬૮	"	ચાણસ્મા	ખારીધારીયાલ
૬૯	"	"	ચાણસ્મા
૭૦	"	"	ગોખરવા
૭૧	"	"	મીઠીધારીયાલ
૭૨	"	"	ટાંકોદી
૭૩	"	"	સુણસર
૭૪	"	"	ધીણોજ
૭૫	"	"	પલાસર
૭૬	"	"	મીઠાધરવા
૭૭	"	"	ફિયાલ
૭૮	"	"	ગલોબીવાસણા
૭૯	"	"	ખોખલા

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

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સરકારના નાયબ સચિવ.

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧	અમદાવાદ	સાણંદ	વિરોચનનગર
૨	"	"	દદુકા
૩	"	"	રેથલ
૪	"	"	ઉપરદલ
૫	"	"	મનીપુર ગરોડીયા
૬	"	દેત્રોજ	કુકવાવ
૭	"	"	અશોકનગર
૮	"	"	ઓઢવ
૯	"	"	વાસણાછનીયાર

ક્રમાંક	જિલ્લાનું નામ	તાલુકાનું નામ	ગામનું નામ
૧.	૨.	૩.	૪.
૧૦	અમદાવાદ	દેત્રોજ	રતનપુરા
૧૧	"	"	કરણપુરા
૧૨	"	મોડલ	વરમોર
૧૩	"	"	નાયકપુર
૧૪	"	"	સીતાપુર
૧૫	"	"	વનપરડી
૧૬	"	"	મીઠાપુર
૧૭	"	બરવાળા	સોઢી
૧૮	"	"	રામપુરા
૧૯	"	"	વાઢેળા
૨૦	"	રાણપુર	મોટીવાવડી
૨૧	"	"	પાટણા
૨૨	"	"	જાળીલા
૨૩	"	"	ગઢીયા
૨૪	"	"	પાણવી
૨૫	"	દશકોઈ	પરઢોલ
૨૬	"	"	ભાવડા
૨૭	"	"	કઠવાડા
૨૮	"	"	હિરાપુર
૨૯	"	"	પસુંજ
૩૦	"	વિરમગામ	ડેડીયાસણ
૩૧	"	"	ઝુંડ(ગોરૈયા નુપર)
૩૨	"	"	શિવપુરા
૩૩	"	"	મહાદેવપુરા (ઓગાણ નુ પર)
૩૪	"	ધોળકા	વારણા
૩૫	"	"	ધોળી
૩૬	"	"	બેગવા
૩૭	"	ધંધુકા	વાસણા
૩૮	"	"	જી'જર
૩૯	"	"	આંતારીયા
૪૦	"	"	બાવળીયારી
૪૧	"	"	ઉમરગઢ
૪૨	"	"	ઉચડી
૪૩	"	"	કાદીપુર
૪૪	"	બાવળા	રૂપાલ
૪૫	"	"	બલદાણા
૪૬	"	"	બગોદરા
૪૭	"	બાવળા	ચીયાડા
૪૮	"	"	ગાંગડ
૪૯	"	"	સાકોદરા
૫૦	"	"	કલ્યાણગઢ

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી.એમ. ક્રિશ્ચિયન,  
સરકારના નાયબ સચિવ.

સરકારી મધ્યસ્થ મુદ્રણાલય, ગાંધીનગર.



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# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### PORTS & TRANSPORT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 14<sup>th</sup> July, 2006.

#### MOTOR VEHICLES ACT, 1988.

No.G/G/2006/18/STC/1099/830/GH:- In exercise of the powers conferred by sub-section (1) of Section 67 of the Motor Vehicles Act, 1988 (59 of 1988) and in supersession of Government Notification, Ports & Transport, No. G/G/2005/13/STC/1099/830/GH, dated 14th November, 2005 in so far as it relates to directions issued to the State Transport Authority regarding revision in fares of Stage Carriages operated by the Gujarat State Road Transport Corporation in the State, the Government of Gujarat, having regard to the provisions of Clauses (a) to (d) of the said sub-section (1), hereby issues the following directions to the State Transport Authority and the Regional Transport Authorities regarding fixing of fares for the State Carriages operated by the Gujarat State Road Transport Corporation playing in the areas as specified in the Schedule appended to this Notification, with effect on and from 15th July, 2006 namely :-

Fares, inclusive of the amount of tax on passengers, if any, leived or leviable under the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958) for the time being in force, for stage carriages playing in the areas and on the routes respectively specified in columns 2 and 3 of the Schedule appended hereto shall be subject to such maximum and minimum fares as specified against them in Column 4 of the said Schedule:

Provided that in the case of any journey undertaken by a student, if no such tax is leviable, the fares for such journey shall be so adjusted as to exclude therefrom the amount of such tax :



## SCHEDULE

Sr. No.	Area	Routes	Maximum fares inclusive of Passenger Tax
1	2	3	4
1	Areas comprised in the City of Ahmedabad as constituted under the Bombay Provisional Municipal Corporation Act, 1949, the Cantonment of Ahmedabad, the Urban Development Area of Gandhinagar-the Capital City as specified in Government Notification of Urban Development and Urban Housing Department No. GH/V/ 49 of 1996/UDA/1096/123/K, dtd. 12/3/1976 and other areas adjacent to any of them and the areas between any of the aforesaid areas where the stage carriage (city passengers bus services) are operated by the Gujarat State Road Transport Corporation.	[1] All routes within the City of Ahmedabad, / the Cantonment of Ahmedabad, and Gandhinagar, Capital City. [2] Such routes serving the new Capital area or the city of Ahmedabad or the Cantonment of Ahmedabad and also areas adjacent to any of these areas or serving Gandhinagar, capital city, city of Ahmedabad or Cantonment of Ahmedabad and the areas between them as approved by the State Government under the proviso of Section 3 of the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958, where the stage carriages (City passenger bus services) are operated by the Gujarat State Road Transport Corporation.	[i] Rs. 2.00 per passenger per stage or part thereof for first stage. [ii] Thereafter Re. 1/- per passenger per stage or part thereof from 2nd stage to 11th stage. [iii] Thereafter Re. 1/- per passenger per every two stage or part thereof from 12th and 13th stage. [iv] Thereafter Re. 1/- per passenger per every three stage or part thereof beyond 13th stage. [v] In addition to the fare calculated above Rs. 2.00 shall be chargeable in Ahmedabad - Gandhinagar Point Service and Re. 1 shall be chargeable in Gandhinagar City Point Service. [vi] Where Express services declared as such by the Gujarat State Road Transport Corporation and as approved by the State transport Authority or the Regional Transport Authorities concerned are provided the same rate as mentioned in [i], [ii],[iii],[iv] and [v] above plus 25% of the same. [viii] The minimum fare chargeable shall be Rs. 2.00 per adult passenger and Rs. 1/- for child passenger for a journey of first stage of two kilometers or part thereof.  Provided further that if the place of boarding is not a stage point, the distance travelled shall be calculated from the immediately preceding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto the immediately succeeding stage point.
2	Municipal or Cantonment areas and other adjacent areas having approved routes where stage carriages (City passengers bus services) are operated by the Gujarat State Road	All Routes	[i] Rs. 2.00 per passenger per stage or part thereof for first stage. [ii] Thereafter Re. 1/- per passenger per stage or part thereof from 2nd stage to 11th stage. [iii] Thereafter Re. 1/- per passenger per every two stage or part thereof

Sr. No.	Area	Routes	Maximum fares inclusive of Passenger Tax
1	2	3	4
	Transport Corporation excluding the areas specified against serial number 1 but including the areas where such routes as are approved by the Regional Transport Authorities exist.		<p>from 12th and 13th stage.</p> <p>[iv] Thereafter Re. 1/- per passenger per every three stages or part thereof beyond 13th stage.</p> <p>[v] Where Express services declared as such by the Gujarat State Road Transport Corporation and as approved by the State Transport Authority or the Regional Transport Authorities concerned are provided the same rate as mentioned in [i], [ii],[iii] and [iv] above plus 25% of the same.</p> <p>[vi] The minimum fare chargeable shall be Rs. 2.00 per adult passenger and Rs. 1/- for child passenger for a journey of first stage of two kilometers or part thereof.</p> <p>Provided further that if the place of boarding is not a stage point, the distance travelled shall be calculated from the immediately preceding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto the immediately succeeding stage point.</p>

**EXPLANATION :**

[I] For the purpose of this Notification, the word "Stage" means distance of two kilometers.

[II] Where the total fare calculated under any of the provisions of Column 4 is not an exact multiple of Re. 1/-, then it would be rounded off to the next higher multiple of Re. 1/-.

[III] In this notification the expression "Stage Point" means any bus stop approved as such by the Regional Transport Authority for the purpose of computing or charging fare on a route.

By order and in the name of the Governor of Gujarat,

**DILIPSINH CHAUHAN,**  
Under Secretary to Government.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### PORTS & TRANSPORT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 14<sup>th</sup> July, 2006.

#### MOTOR VEHICLES ACT, 1988.

No.G/G/2006/19/STC/1099/830/(1) GH:- In exercise of the powers conferred by sub-section (1) of Section 67 of the Motor Vehicles Act, 1988 (59 of 1988) and in supersession of Government Notification, Ports & Transport, Department No. G/G/2005/14/STC/1099/830/GH, dated 14<sup>th</sup> November, 2005 in so far as it relates to directions issued to the State Transport Authority regarding revision in fares of Stage Carriages operated by the Gujarat State Road Transport Corporation in the State, the Government of Gujarat, having regard to the provisions of Clauses (a) to (d) of the said sub-section (1), hereby issues the following directions to the State Transport Authority and the Regional Transport Authorities regarding fixing of fares for the Stage Carriages operated by the Gujarat State Road Transport Corporation plying in the areas as specified in the Schedule appended to this Notification, with effect on and from 15th July, 2006.

Fares, inclusive of the amount of tax on passengers, if any, levied or leviable under the Bombay Motor Vehicles (Taxation of Passengers) Act, 1958 (Bom. LXVII of 1958) for the time being in force, for stage carriages plying in the areas and on the routes respectively specified in columns 2 and 3 of the Schedule appended hereto shall be subject to such maximum and minimum fares as specified against them in Column 4 to 10 of the said Schedule:

Provided that in the case of any journey undertaken by a student, if no such tax is leviable, the fares for such journey shall be so adjusted as to exclude therefrom the amount of such tax :

## SCHEDULE

Sr. No.	Areas	Route	MAXIMUM RATES OF FARES INCLUSIVE OF PASSENGER TAX	
			For Ordinary bus services	For Express bus services
1	2	3	4	5
1	All areas in the State of Gujarat other than those referred to in the schedule to the Government Notification, Ports & Transport Department, No. G/G/2006/18/STC/1099/830(1)GH, 14/7/06 where the stage carriages are operated.	All routes	<p>(A) Rs. 2.10 per passenger per stage of 6 Kilometers or part thereof but Re. 1.05 per sub-stage of 3 Kilometers or part thereof shall be chargeable upto 40 Stages.</p> <p>(B) Thereafter, Rs. 1.70 per passenger per stage of 6 Kms. or part thereof shall be chargeable.</p> <p>(C) In addition to the fare calculated above, the passenger shall be chargeable additional fare of</p> <p>[a] Re.1/- 2 stage to 2.5 stage. [b] Rs.3/- beyond 2.5 stage.</p> <p>Provided that the minimum fare shall be Rs. 3.00 per adult passenger and Rs. 2.00 per child passenger for the first stage of 6 Kms. or part thereof.</p> <p>(D) There shall be no sub-stage beyond 10 stages</p> <p>Provided further that where the place of boarding is not a stage or sub-stage point, the distance travelled shall be calculated from the immediately preceding stage or sub-stage point and where the place of getting down is not a stage or sub-stage point, the distance travelled shall be calculated upto the immediately succeeding stage or sub-stage point.</p>	<p>If Express bus service declared as such by the Gujarat State Road Transport Corporation and approved by the State Transport Authority or Regional Transport Authority concerned is provided the fare mentioned under column 4 plus the following additional fares.</p> <p>[A] Re.1/- upto first two stage</p> <p>[B] Rs. 7/- per passenger for a journey from 6 to 10 stages shall be chargeable.</p> <p>(C) Rs. 13/- per passenger for a journey beyond 10 stages shall be chargeable.</p> <p>(D) There shall be no sub-stage.</p> <p>Provided that the minimum fare shall be Rs. 4.00 per adult passenger and Rs. 2.00 per child passenger for the first stage of 6 Kms. or part thereof.</p> <p>Provided further that where the place of boarding is not a stage point, the distance travelled shall be calculated from the immediately preceding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto the immediately succeeding stage point.</p>



MAXIMUM RATES OF FARES INCLUSIVE OF PASSENGER TAX		
For Gurjar Nagri bus services	For Semi-luxury bus services	For Luxury bus services
6	7	8
<p>If Gurjar Nagri bus services declared as such by the Gujarat State Road Transport Corporation and approved by the State Transport Authority or Regional Transport Authority concerned is provided the fare mentioned under column 5 plus the following additional fares namely :</p> <p>(A) Rs. 3/- per passenger for a journey upto 10 stages shall be chargeable.</p> <p>(B) Rs. 7/- per passenger for a journey beyond 10 stages shall be chargeable.</p> <p>(C) There shall be no sub-stage.</p> <p>Provided that the minimum fare shall be Rs. 7.00 per adult passenger and Rs. 4.00 per child passenger for the first stage of 6 Kms. or part thereof.</p> <p>Provided that where the place of boarding is not a stage point, the distance travelled shall be calculated from the immediately preceding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto the immediately succeeding stage point.</p>	<p>If Semi-Luxury bus services declared as such by the Gujarat State Road Transport Corporation and approved by the State Transport Authority or Regional Transport Authority concerned is provided the fare mentioned under column 5 plus the following additional fares namely :</p> <p>(A) Rs. 5/- per passenger for a journey upto 10 stages shall be chargeable.</p> <p>(B) Rs. 14/- per passenger for a journey beyond 10 stages shall be chargeable.</p> <p>(C) There shall be no sub-stage.</p> <p>Provided that the minimum fare shall be Rs. 9.00 per adult passenger and Rs. 5.00 per child passenger for the first stage of 6 Kms. or part thereof.</p> <p>Provided that where the place of boarding is not a stage point, the distance travelled shall be calculated from the immediately preceding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto the immediately succeeding stage point.</p>	<p>If Luxury bus services declared as such by the Gujarat State Road Transport Corporation and approved by the State Transport Authority or Regional Transport Authority concerned is provided the fare mentioned under column 5 plus the following additional fares namely :</p> <p>(A) Rs. 6/- per passenger for a journey upto 10 stages shall be chargeable.</p> <p>(B) Rs. 20/- per passenger for a journey beyond 10 stages shall be chargeable.</p> <p>(C) There shall be no sub-stage.</p> <p>Provided that the minimum fare shall be Rs. 10.00 per adult passenger and Rs. 5.00 per child passenger for the first stage of 6 Kms. or part thereof.</p> <p>Provided that where the place of boarding is not a stage point, the distance travelled shall be calculated from the immediately preceding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto the immediately succeeding stage point.</p>

## MAXIMUM RATES OF FARES INCLUSIVE PASSENGER TAX

For Air- conditioned bus services	For Sleeper Coach bus services
9	10
<p>If air-conditioned bus services declared by the Gujarat State Road Transport Corporation and as approved by the State Transport Authority or Regional Transport Authority concerned is provided, the same fare as mentioned in Col. 8 plus the following additional fare namely:</p> <p>(A) Rs. 15.00 per passenger for a journey upto 20 stages and Rs. 20.00 per passenger for a journey beyond 20 stages shall also be chargeable.</p> <p>Provided that the minimum fare shall be Rs. 25.00 per adult passenger and Rs. 13.00 for a child passenger.</p> <p>(B) There shall be no sub-stage.</p> <p>Provided that where the place of boarding is not a stage point, the distance travelled shall be calculated from the immediately preceding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto the immediately succeeding stage point.</p>	<p>If Sleeper Coach bus services declared as such by the Gujarat State Road Transport Corporation and approved by the State Transport Authority or Regional Transport Authority concerned is provided the fares mentioned under Column 5 plus the following additional fares namely:</p> <p>(A) Rs. 30.00 per passenger shall be chargeable.</p> <p>(B) There shall be no sub-stage.</p> <p>Provided that the minimum fare shall be Rs. 34.00 per adult passenger and Rs. 17.00 per child passenger for the first stage of 6 Kms. or part thereof.</p> <p>Provided that where the place of boarding is not a stage point, the distance travelled shall be calculated from the immediately preceding stage point and where the place of getting down is not a stage point, the distance travelled shall be calculated upto the immediately succeeding stage point.</p>

**EXPLANATION :**

[I] Where the total fare calculated under any of the provisions of Column 4 to 9 is not an exact multiple of Re. 1/-, it shall be rounded off to the next higher multiple of Re. 1/-.

[II] The journey comprised of 2 sub-stage shall be chargeable as journey for one stage.

[III] In this notification the expression "STAGE POINT" or "Sub-Stage Point" means any bus stop approved as such by the Regional Transport Authority for the purpose of computing or charging fares on a route.

By Order and in the name of Governor of Gujarat,

**DILIPSINH CHAUHAN,**  
Under Secretary to Government.





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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### FOOD CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> July, 2006.

#### CONSUMER PROTECTION ACT, 1986.

No.GTH/2006/39/CPA/102006/1029/D :- In exercise of the powers conferred by clause (a) of section-9 read with Sub-section (1)(a) 1(A) & 2 of Section 10 of the Consumer Protection Act, 1986, as amended in 1993 and 2002, Government of Gujarat hereby appoints Shri A. M. Bhimani, Presiding Officer, 3rd Fast Track Court, Veraval on deputation, as the President of Consumer Disputes Redressal Forum, Jamnagar with head quarter at Jamnagar.

Shri A. M. Bhimani shall hold his office for a period of one year, from the date he assumes the charge of his office or up to the age of 65 years subject to the satisfaction of the Government, or untill further orders, whichever is earlier.

Terms and conditions for the above appointment shall be decided by the State Government later on.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.

**Notification**

Sachivalaya, Gandhinagar, 28<sup>th</sup> July, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No.GTH/2006/40/CPA/102006/1029/D :- In exercise of the powers conferred by clause (a) of section-9 read with Sub-section (1)(a) 1(A) & 2 of Section 10 of the Consumer Protection Act, 1986, as amended in 1993 and 2002, Government of Gujarat hereby appoints Shri N. M. Gaur, Presiding Officer, 2nd Fast Track Court, Godhra, on deputation, as the President of Additional Consumer Disputes Redressal Forum, Surat with the head quarter at Surat.

Shri N. M. Gaur shall hold his office for a period of one year, from the date he assumes the charge of his office or up to the age of 65 years subject to the satisfaction of the Government, or untill further orders, whichever is earlier.

Terms and conditions for the above appointment shall be decided by the State Government later on.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.

**FOOD CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT****Notification**

Sachivalaya, Gandhinagar, 28<sup>th</sup> July, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No.GTH/2006/41/CPA/102006/1029/D :- In exercise of the powers conferred by clause (a) of section-9 read with Sub-section (1)(a) 1(A) & 2 of Section 10 of the Consumer Protection Act, 1986, as amended in 1993 and 2002, Government of Gujarat hereby appoints Shri P. G. Mevada, Presiding Officer, 12th Fast Track Court, Himatnagar, on deputation, as the President of Consumer Disputes Redressal Forum, Banaskantha with the head quarter at Palanpur.

Shri P. G. Mevada shall hold his office for a period of one year, from the date he assumes the charge of his office or up to the age of 65 years subject to the satisfaction of the Government, or untill further orders, whichever is earlier.

Terms and conditions for the above appointment shall be decided by the State Government later on.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.

Sachivalaya, Gandhinagar, 28<sup>th</sup> July, 2006.**CONSUMER PROTECTION ACT, 1986.**

No.GTH/2006/42/CPA/102006/1029/D :- In exercise of the powers conferred by clause (a) of section-9 read with Sub-section (1)(a) 1(A) & 2 of Section 10 of the Consumer Protection Act, 1986, as amended in 1993 and 2002, Government of Gujarat hereby Re-appoints Smt. Chhayaben Dinesh Kapadiya, as the full time Member of District Consumer Disputes Redressal Forum, Gandhinagar with head-quarter at Gandhinagar.

Smt. Chhayaben Dinesh Kapadiya shall hold her office for a further period of one year, from the date she assumes the charge of her office or up to the age of 65 years subject to the satisfaction of the Government, or untill further orders, whichever is earlier.

Terms and conditions for the above appointment shall be applicable as per the GR.No.CPA/102000/4015/D dated 30-11-2004 and subsequent GR.No. CPA/1098/2860/D dated 15-02-2006 and 9-5-2006.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.**FOOD CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT****Notification**Sachivalaya, Gandhinagar, 28<sup>th</sup> July, 2006.**CONSUMER PROTECTION ACT, 1986.**

No.GTH/2006/43/CPA/102006/1029/D :- In exercise of the powers conferred by clause (a) of section-9 read with Sub-section (1)(a) 1(A) & 2 of Section 10 of the Consumer Protection Act, 1986, as amended in 1993 and 2002, Government of Gujarat hereby Re-appoints Mrs. Meena Prafulchandra Karia, as the full time Member of District Consumer Disputes Redressal Forum, Surendranagar with head quarter at Surendranagar.

Mrs. Meena Prafulchandra Karia shall hold her office for a further period of one year, from the date she assumes the charge of her office or up to the age of 65 years subject to the satisfaction of the Government, or untill further orders, whichever is earlier.

Terms and conditions for the above appointment shall be applicable as per the GRNo.CPA/102000/4015/D dated 30-11-2004 and subsequent GR.No.CPA/1098/2860/D dated 15-02-2006 and 9-5-2006.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.



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### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> July, 2006.

#### NOTARIES RULES, 1956 :

No. GK/30/2006/NTR/1095/36/F.—In exercise of the powers conferred by rule 4 of the Notaries Rules, 1956 and in supersession of Government Notification, Legal Department No.GK/38/1996/NTR/1095/36/F, dated the 30<sup>th</sup> November, 1996, the Government of Gujarat hereby designates Shri B. K. Bhuvra, Deputy Secretary to the Government of Gujarat in the Legal Department as the competent Authority for the purposes of the said Rules.

By order and in the name of the Governor of Gujarat,

**BELA TRIVEDI,**  
Secretary to Government.

IV-A-Ex.-72-1

72-1



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### PANCHAYAT, RURAL HOUSING AND RURAL DEVELOPMENT DEPARTMENT NOTIFICATION

Sachivalaya, Gandhinagar, 1<sup>st</sup> August, 2006.

#### National Rural Employment Guarantee Act, 2005.

No. GVK / NREGA / 06 / SFS / 28 / (21) / Kh - 2 : In exercise of the powers conferred by sub-section (1) of section 4 of the National Rural Employment Guarantee Act, 2005, the Government of Gujarat hereby notifies the scheme to be called Gujarat Rural Employment Guarantee Scheme as follows, namely:-

#### 1. Name of the Scheme :-

- (1) This scheme shall be called the Gujarat Rural Employment Guarantee Scheme, 2006.
- (2) It shall come into force on the date of its publication in the *Official Gazette*.

#### (3) Definitions :-

- (1) In this Scheme, unless it requires context,
  - (a) "Act" means the National Rural Employment Guarantee Act, 2005;
  - (b) "District Panchayat", "Taluka Panchayat" and "Gram Panchayat" shall have the same meaning as defined in the Gujarat Panchayats Act, 1993.
- (2) The words and expressions used but not defined in this Scheme shall have the same meaning as they have assigned in the Act.

#### 2. Area of Implementation of the Scheme :-

This Scheme shall be implemented in rural areas of Dangs, Dahod, Narmada, Panchmahals, Sabarkantha and Banaskantha districts of the state and it shall be implemented in future in areas that may be identified under the National Rural Employment Guarantee Act, 2005 by the Central Government.

#### 3. Purpose of Scheme:-

The purpose of scheme is to provide not less than one hundred days of guaranteed wage employment in a financial year in rural areas to every household whose adult members are willing to do unskilled manual work.



**4. Eligibility :-**

Every household whose adult members are willing to do unskilled manual work and who are in need of wage employment in rural areas of the notified districts shall form the target group under this scheme. This scheme is self targeted and demand based.

**5. Funding Pattern :-**

The scheme shall be implemented as a centrally sponsored scheme on cost sharing basis between the Centre and the State as provided in the Act.

(A) The Central Government shall bear the following cost, namely :-

- (1) The amount of wages required for payment for unskilled manual workers under the scheme;
- (2) seventy five per cent of the material cost and payment of wages to skilled and semi-skilled workers;
- (3) administrative expenses which shall include, inter alia, the salary and allowances of Programme Officers and their supporting staff and work site facilities;
- (4) administrative expenses of the Central Employment Guarantee Council.

(B) The State Government shall bear the following cost, namely :-

- (1) twenty five per cent of the material cost and payment of wages to skilled and semi-skilled workers under the scheme;
- (2) unemployment allowance shall be payable in case the State Government cannot provide wage employment within fifteen days of application;
- (3) administrative expenses of the State Employment Guarantee Council.

**6. State Employment Guarantee Fund :-**

There shall be the "Gujarat State Employment Guarantee Fund" established under sub-section (1) of section 21 of the Act.

**7. Principal Implementing Authority and Agencies :-**

For planning and implementation of this scheme, the District Panchayat, the Taluka Panchayat and Gram Panchayat will be the Principal Implementing Authorities at District, Taluka and Gram levels respectively :-

- (1) the State Government shall provide adequate administrative and technical assistance to the District Programme Co-ordinator and the implementing agencies;
- (2) works under the scheme shall be implemented by the Gram Panchayat, the Taluka Panchayat and the District Panchayat, line departments of the Government (such as Roads and Buildings Department, Irrigation Department, Forest Department etc.), Public Sectors of the State and the Central Government, eminent NGOs and self help groups with proven track record and experience in implementing these works;
- (3) the District Development Officer shall be the Programme Co-ordinator (DPC) at the District level, who shall be responsible for overall planning, implementation, co-ordination and monitoring of the scheme;
- (4) the District Rural Development Agency (DRDA) may carry out the functions assigned to it by the State Government and the District Programme Co-ordinator with regard to planning, implementation, co-ordination and monitoring of the scheme;
- (5) an officer not below the rank of the Taluka Development Officer shall be the Programme Officer at the taluka level, who shall be responsible for overall planning, implementation, co-ordination and monitoring of the scheme;
- (6) selection of Implementing Agency shall be based on technical expertise and resources, capacity to handle work within the given time frame, reputation for work and overall interests of beneficiaries;



- (7) The Sarpanch and Talati-Cum-Mantri shall be responsible for overall planning, implementation, co-ordination and monitoring of the scheme at the Gram Panchayat level.

**8. Training :-**

Training shall be imparted to all the employees of District Panchayat, Taluka Panchayat and Gram Panchayat and all other persons involved with the scheme in order to ensure effective planning, implementation and monitoring of the scheme. A portion as specified by the State Government from the total project cost shall be allocated to training institutes for this purpose. Training may also be outsourced.

It shall be necessary to make following arrangement with regard to providing training on Right to Information Act, 2005 and Social Audit. For this purpose, State Government shall -

- (1) Arrange for literature for giving effective training to Government officials / staff and non-official members of Panchayati Raj Institutions.
- (2) Make arrangement for Training of Trainers (TOT).
- (3) Organize Orientation Training Programmes that may prove useful to the Government functionaries and people's representatives in exercising their right to information and social auditing.
- (4) Set-up a mechanism with the help of individuals and groups that may help the State Government and the people in planning, implementing and monitoring the scheme with people's participation.

**9. Information, Education and Communication ( IEC ) :-**

In order to create awareness about this scheme and provide them necessary information, the State Government shall undertake Information, Education and Communication activities in a campaign mode with the help of multi media and mass media. The Information, Education and Communication activities shall include organizing local cultural programmes, discussions and seminars to disseminate information about provisions of the Act, roles and responsibilities of different agencies e.g. roles and responsibilities of local bodies of self government and local people. The District Programme Co-ordinator shall formulate a district level scheme for Information, Education and Communication activities.

**10. (1) Permissible Works :-**

The following employment oriented works shall be taken up in rural areas under the scheme to provide employment :-

- (a). Water conservation and water harvesting;
- (b). Drought proofing, including afforestation and tree plantation;
- (c). Irrigation canals, including micro and minor irrigation works;
- (d). Provision of irrigation facility to land owned by households belonging to the Scheduled Castes and Scheduled Tribes or to land of beneficiaries of land reforms or that of the beneficiaries under the Indira Awas Yojana of the Government of India. Priority should be given to the poorest of the poor;
- (e). Renovation of traditional water bodies, including desilting of tanks;
- (f). Land development;
- (g). Flood-control and protection works including drainage in water logged areas;
- (h). Rural connectivity to provide all weather access. The construction of roads may include culverts where necessary, along with drains within the village area;
- (i). Any other work that may be notified by the Central Government in consultation with the State Government.

For the works to be covered under clause (i) above, the State Government shall have to prepare necessary project looking to the local felt need and forward it to the Government of India with recommendations of the State Employment Guarantee Council. For works other than those mentioned above, the Government of India shall not provide any fund. Keeping this in view, only such works that have been approved under the scheme will be included in the Perspective Plan and the Annual Plan.

For the purpose of clause (i), the ratio for wages of employment and material cost shall be 60:40 at all levels.

**(2) Implementation of Work :-**

- (a) At least fifty percent of the works in terms of cost shall be allocated to the Gram Panchayat for execution. twenty five percent of work in terms of cost may be allocated to taluka level and twenty five percent of works in terms of cost at district level. The Panchayat at the relevant level shall take decision in consultation with the Programme Officer in this regard.
- (b) When the Gram Panchayat is the implementing authority, it may start works from the "Shelf of Projects" and if necessary, gives instructions to the implementing agency to start the approved work and intimate the Programme Officer. The Programme Officer shall ascertain whether necessary fund is available for the given work and whether it has actually started or not.
- (c) If any Implementing Agency (including a Gram Panchayat) is unable to execute the allotted works within fifteen days, it shall inform the Programme Officer immediately, who shall entrust it to another agency, from a panel of agencies approved for the project sanctioned for that Block or in the Annual Plan for the District. If a Gram Panchayat does not execute a work within fifteen days, the Programme Officer shall direct the applicants to work on other work which is being executed by another Implementing Agency. The time for various activities shall be fixed according to the needs of migrant workers.
- (d) The Gram Panchayat shall be responsible for providing wage employment to the adult applicant of the registered family within fifteen days of the date of receipt of the application. If the Gram Panchayat is unable to provide employment within fifteen days, the person who applied for work shall be paid Unemployment Allowance. The Gram Panchayat shall take necessary care to meet the time limit prescribed for providing employment. In case Gram Panchayat fails to provide employment, legal action may be initiated against it under the Gujarat Panchayat Act.

**11. Registration of Employment seekers and Eligibility for Employment :-**

(1) The Gujarat Rural Employment Guarantee Scheme shall be open to all rural households residing in rural areas in notified districts. The entitlement of minimum one hundred days of guaranteed wage employment in a financial year is in terms of a household. Registered adult members of a household may apply for employment. Dissemination of information regarding the provisions of this scheme shall be done through Gram Sabha.

**(2) Eligibility for registration :-**

- (a) The applicant shall be local residents: 'Local' implies residing within local area of the Gram Panchayat. This includes migrant families of that area, including those that may have migrated some time ago but may return.
- (b) Be willing to do unskilled manual work.
- (c) Apply as a household at the local Gram Panchayat.

**(3) Application For Registration :-**

The application for registration may be given on plain paper to the local Gram Panchayat. It shall contain the names of those adult members of the household who are willing to do unskilled manual work and particulars such as age, sex and Scheduled Castes or Scheduled Tribes status. The State Government may make a printed form available, but a printed form will not be insisted upon. An individual may appear personally and make an oral request for registration.

- (4) The Gram Panchayat shall scrutinize applications keeping in view following documents. (1) Ration card (2) Electoral Photo Identity card issued by the Government of India or evidence showing that the person is eligible to vote from the concerned areas of Gram Panchayat (3) Photo- copy of pass-book of the bank account (4) Proof of agricultural land-holding (5) proof of non-agricultural land holding assessed by the Gram Panchayat :

Provided that no person shall be registered in more than one household and no household shall be registered more than once.

- (5) (a) The Gram Panchayat shall verify whether the person is the same who has applied for employment and whether he is adult or not. Entire list of persons registered as members of households shall be sanctioned by the Gram Sabha.
- (b) After scrutiny of the application, the Gram Panchayat shall enter all the details in the Application Register. Every registered household shall be assigned a unique registration number. The registration number shall be assigned in accordance with a coding system similar to that prescribed by the Central or the State Government for BPL census.
- (c) Copies of the registration shall be sent to the Programme Officer for the purpose of reporting to the Taluka Panchayat and the District Panchayat for further planning and recording.
- (d) In case of false registration, the Programme Officer shall cancel the registration only after an opportunity is given to the applicant to be heard in the presence of two independent witnesses, such cancellation lists shall be placed before the Gram Sabha.
- (e) In case of migration of families, the registration shall be open throughout the year at the Gram Panchayat office during working hours.
- (f) A Gram Sabha of the registered labourers must be convened.

#### 12. Maintenance of Job card :-

- (1) The Gram Panchayat shall issue a laminated job cards with photographs to the registered household within week after making required verification. The job card shall be maintained at the Gram Panchayat.
- (2) The job card shall be valid for a period of five years and shall have provision for the addition or deletion of members eligible to work. Deletion in any household on account of demise, or permanent change of residence, are to be reported by the household concerned. Additions desired may be applied for by the household. The Gram Panchayat will also undertake an annual updating exercise in the same manner as registration, the time for which should be fixed keeping in mind the work and migration season of the local work force. All additions or deletions made in Job card Register shall be read out in the Gram Sabha. The Gram Sabha shall send a list of additions or deletions to the Programme Officer in the month of October every year and the Programme Officer shall send it to the District Programme Co-ordinator.
- (3) The job card should contain permanent information such as Registration code number of the household, names of applicant and members of the family who are willing to work, their age, sex and relation with the head of family.



In case of loss or damage of the job card, the card holder may apply to the Gram Panchayat for duplicate card and the Gram Panchayat shall process the application. It shall obtain necessary information from the duplicate job card maintained at the Gram Panchayat and issue the duplicate job card within seven days of the receipt of such application.

If a person has a grievance against non-issuance of a job card, he may bring the matter to the notice of the Programme Officer. If the grievance is against the Programme Officer, he may bring it to the notice of the District Programme Co-ordinator or the Designated Grievance Redressal Authority. All such complaints shall be disposed off within fifteen days.

(4) **Identity Slip :-**

Individual Identity Slip may be given to each registered applicant on demand. The Identity slip shall contain the details given in the job card.

**13. Application for work :-**

- (1) Application for work should be submitted to the Gram Panchayat or to the Programme Officer. The application must seek employment of minimum fourteen consecutive days.
- (2) Applications shall be given in writing on plain paper stating the registration number of the job card, the date from which employment is required and the number of days of employment required. A single application may be given for a number of days in different periods during the year for which employment is required. Joint applications may also be submitted by applicants.
- (3) The Programme Officer shall make necessary note in the register and send them to the Gram Panchayat for further process.
- (4) Applicant may apply well in advance of the date from which he actually seeks employment. He may send more than one applications but the period of employment should not overlap.
- (5) In case of non-receiving the job card, the Gram Panchayat shall accept the application for employment and issue job card within seven days if he is found eligible; and give employment to the applicant and intimate the Programme Officer.

**14. Allocation of Employment :-**

- (1) Employment shall be given in accordance with the provision of schedule II appended to the Act.
- (2) Powers to give employment have been conferred on both Programme Officer and Gram Panchayat under the Act.
- (3) Responsibility to provide opportunity of employment shall rest on the Gram Panchayat. The Programme Officer and the Gram Panchayat shall direct any person who has applied for employment to do any permissible work. The State Government shall delineate clear co-ordination mechanism for information regarding registration, demand for employment and allocation of work.
- (4) The Gram Panchayat may direct the Implementing Agency or communicate through the Programme Officer to start work from among those sanctioned under the Annual Plan and may give employment on the works implemented through such agency. The Implementing Agency shall work as directed. The Programme Officer shall allocate necessary funds for such works.
- (5) If the Gram Panchayat decides that employment cannot be given under the Annual Plan and the employment needs to be given outside the Gram Panchayat, it shall inform the Programme Officer accordingly.
- (6) On receiving this information from the Gram Panchayat, the Programme Officer shall provide employment by starting works from the Shelf of Projects meant for inter Gram

Panchayats. The Programme Officer shall intimate the Gram Panchayat concerned about the employment provided. The Gram Panchayat shall make necessary entry in the Employment Register as well as in Job Card.

- (7) Applicants who are provided work shall be intimated by the Gram Panchayat or the Programme Officer by means of a letter sent to them at the address given in the job card and also by a public notice displayed at the offices of the Gram Panchayat and the Programme Officer.
- (8) Normally, the employment shall be given within the limit of five kilometers from the residence of a household mentioned in the job card. In case employment is given at a place located more than five kilometers away from the residence of a household, additional ten percent wage should be paid towards conveyance expenses and pocket-expenses. If some applicants have to be directed to report for work beyond five kilometer of their residence, women and older persons should be given preference to work on the worksites nearer to their residence.
- (9) While providing employment, priority shall be given to women in such a way that at least one-third of the beneficiaries shall be women who have registered and requested for work under the Scheme.
- (10) If a rural disabled person applies for work, suitable work shall be given according to the provisions of the Persons with Disabilities Act, 1995.
- (11) List of the employed households shall be displayed at the office of the Gram Panchayat, at office of the Programme Officer and also at the place found suitable by the Programme Officer. Such list shall be made available for scrutiny to the Government and the stake holders. Details provided by the Gram Panchayat regarding employment shall be sent to the Programme Officer every week.
- (12) The Programme Officer shall be responsible for ensuring that every applicant is provided unskilled manual work and overall co-ordination with the Gram Panchayat and other Implementing Agencies shall vest with the Programme Officer. If the Gram Panchayat informs the Programme Officer, it becomes his responsibility to allot employment to ensure that every applicant has work according to the legal entitlement. The Programme Officer shall supervise and direct the Gram Panchayats and the other Implementing Agencies to discharge their responsibilities. If any Implementing Agency fails to do so, the Programme Officer shall ensure that the applicants on work are not aggrieved and make arrangements for their employment, and also report the matter to the District Programme Co-ordinator for appropriate action.

**15. Record of Employment :-**

- (1) A copy of the muster roll of every work shall be sent by the Implementing Agency to those Gram Panchayats from which the households are employed and in whose jurisdiction the work is executed. The Gram Panchayat shall consolidate household-wise employment data in the Employment Register.
- (2) If the Implementing Agency fails to send copies of muster rolls to the Gram Panchayat within seven days after making weekly payment, the District Programme Co-ordinator shall fix responsibility of the Implementing Officer of such work.
- (3) The responsibility for co-ordination of employment data shall lie with the Gram Panchayat at the Gram Panchayat level and with the Programme Officer at the Taluka level. Therefore, a mechanism for timely sharing of information between these two levels has to be ensured. The Programme Officer shall be responsible for ensuring that this coordination mechanism is functional. Any problems in this regard will be addressed or sorted out immediately by the District Programme Co-ordinator.

**16. Measurement of work :-**

- (1) The State Government shall appoint qualified engineers for taking measurement at the works.
- (2) All tasks or works shall be identified clearly and nothing shall remain unmeasured and unpaid.
- (3) Schedule of Rates shall be fixed reasonably and carefully for different work and shall be paid accordingly so that the question of under payment does not arise. The schedule of rates shall be revised every three year based on time and motion studies.
- (4) Productivity norms shall be devised for all the tasks keeping in view different local conditions of soil, slope and geology types in such a way that normal work of seven hours results in earning at least equal to the minimum wage. Measurement norms, time lag between execution and measurement etc. should also be devised in order to eliminate scope of corruption and under payment.
- (5) Each work undertaken under the scheme shall be measured at the end of every week.

**17. Payment of Wages :-**

- (1) Every person working under the Scheme shall be paid wages at the minimum wage rate fixed by the State Government or the Competent Authority concerned for agricultural labourers under the Minimum Wages Act, 1948, unless the wages have been notified by the Central Government under sub-section (1) of section 6 of the Act.
- (2) However, the laborers shall be expected to turnout the quantity of work required as per the existing Schedule of Rates.
- (3) Wages shall be paid on weekly basis and in any case not later than a fortnight.
- (4) If the Household availing benefit of employment desires to have an account in the Nationalized Bank or Post Office in the village, he may open an account in the Nationalized Bank or the Post Office.
- (5) If the worker so desires, such payment or part thereof may be deposited in the account through account payee cheque.
- (6) Equal wages shall be paid to both men and women workers in accordance with the provisions of Equal Remuneration Act, 1976.
- (7) Wages are to be linked with proportion of work. The State Government shall decide Schedule of Rates (SOR) based on Time and Motion studies in such a way that the worker normally may get at least minimum wage for the work of seven hours. Such Schedule of Rates may differ depending up on different geographical conditions of the districts.
- (8) Where it is necessary to assign work to more than one person, a group or a team, wages shall be paid keeping in view the total mandays of work on the basis of the measurement of work. All the persons of the group or team shall be paid on prorata basis.
- (9) The minimum wage and task based rates shall be widely published in simple language and by means easily accessible to the local community and wage rates shall be displayed prominently at every worksite.
- (10) The District Programme Co-ordinator shall bring to the notice of the State Council, the district wise average wages earned on task basis and paid to men and women in form of Annual Report.



**18. Unemployment Allowance:-**

If a worker who has applied for work is not provided employment within fifteen days from the date of his application, the unemployment allowance shall be paid under the provisions of section 7, 8 and 9 of the Act.

**19. Time Bound Employment :-**

The Gram Panchayat or the Programme Officer shall be responsible for providing wage employment to the applicant within fifteen days of the receipt of the application. If a Gram Panchayat is unable to provide employment within fifteen days, it shall be the responsibility of the Programme Officer to do so. If the Implementing Agency directed by the Gram Panchayat does not employ or is unable to employ persons within the prescribed time limit, the Programme Officer shall start works from sanctioned "Annual Plan" of the district and make arrangement to ensure employment for those applicants.

**20. Maintenance of Muster Rolls :-**

- (1) Muster Rolls, each with unique identity number, shall be issued by the Programme Officer to the Gram Panchayat and all Implementing Agencies. Separate Muster Rolls shall be maintained by the Gram Panchayat and the Implementing Agency for each work undertaken by them and the Muster roll must contain inter alia name of the person on work, his job card number, days worked and days absent and wages paid. The payment made and the number of days worked shall be entered by the Gram Panchayat in the job card of every worker. Signature or thumb impression of the payee shall be obtained in the muster roll.

The original Muster roll shall form part of the expenditure record of the Implementing Agency. A photocopy of the Muster roll shall be kept for public inspection in every Gram Panchayat and in the office of the Programme Officer and a copy thereof shall be made available on demand after charging the fee. Any muster roll that is not issued from the office of the Programme Officer shall be considered unauthorized.

- (2) The Programme Officer, i.e. the competent Authority issuing muster roll shall maintain the Muster Roll issue register. The Gram Panchayat and the Implementing Agency shall maintain a muster rolls receipt register. Details of muster rolls received from other Implementing Agencies shall be entered in to the relevant column for the purpose of maintaining record. As an alternative to muster roll, an attendance register based on bio metric system may also be maintained.
- (3) The District Programme Co-ordinator or Programme Officer and the Gram Panchayat implementing the scheme shall prepare Annual Report, which shall contain details and statistical data of the progress of work achieved in their jurisdiction and its record of accounts and this data and record shall be made available to the public on request after charging the fee.

**21. Generating demand for work and work out its estimate :-**

This is a demand based scheme and it is the special characteristic of the Employment Guarantee Scheme. Therefore, it is necessary to generate demand for work in order to know requirement of employment and make necessary planning. Planning shall be made in such a way that may enable needy people to come forward for demand of employment. Both, the planning as well as the Implementing Agency, shall play positive roles. Priority must be accorded to people who have to migrate in search of work and those who fall victim to epidemic due to poverty.

Planning is critical to the successful implementation of the Rural Employment Guarantee Scheme. For this, it is important to make long term, middle term and short term planning and that too in advance.

**22. Preparation of Perspective / Development Plan :-**

- (1) Every Gram Panchayat shall prepare a "Shelf of Projects", as laid down in the Act, to offer employment on demand.
- (2) The Gram Panchayats shall prepare a priority list of works included in The National Rural Employment Guarantee Act and send it to the Programme Officer for scrutiny and preliminary approval, prior to the commencement of the year in which these projects are to be executed. Thus, the Programme Officer shall consolidate the plans sent by the Gram Panchayats and prepare an integrated plan at the Taluka level. Before finalizing the plan, consultation shall be held with the Roads and Buildings Department, Irrigation Department, Forest Department and then, the finalized plan should be got sanctioned by the Taluka Panchayat.
- (3) Based on the plan received from the Taluka Panchayat and the proposals submitted by other Implementing Agencies, an integrated plan for the district will be prepared and sanctioned by the District Panchayat.
- (4) The District Programme Co-ordinator shall prepare a "Labour Budget" every year and submit it to the District Panchayat for sanction.
- (5) In order to ensure that durable assets are created under the scheme and also to ensure optimum use of the fund, funds of other schemes may be dovetailed with this scheme. However, it shall be ascertained that funds earmarked for this scheme is not diverted to other schemes because basic intention of this scheme is to generate employment and this would not be possible if employment provided under ongoing works is not covered under this scheme.

Funds earmarked for other works that could be taken up under this scheme may be dovetailed with the fund of this scheme but funds allocated for this scheme cannot be dovetailed with the funds allocated for works to be taken up under other schemes.

Works meant to be taken up under the Prime Minister's Rural Road Scheme should not be taken up under this scheme to avoid over lapping. However, any area that has not been covered under any other scheme may be covered under this scheme. This should be kept in mind while preparing the Perspective Plan.

- (6) Every district shall prepare a District Perspective Plan which shall be of five years. Based on the demand made by local people for employment and experience of previous years, the need for employment generation should be assessed and accordingly Perspective Plan should be prepared through people's participation at the village level. At the village level, efforts should be made to ensure participation of those who are in need of work. Their demand for works as well as their preference for the nature and time of work should be elicited, so that employment may be provided according to their requirement. The Perspective Plan is a structure on which long term planning for development could be based. Therefore, it should benchmark the incremental improvement keeping in view the fresh demand for employment, past experience of implementing the scheme and works sanctioned by the Central Government.

Social sector schemes such as Literacy Campaign and health related schemes should be dovetailed with this scheme so that beneficiaries of the Employment Guarantee Scheme may avail benefit of the social sector schemes. However, expenditure incurred for the purpose of the social sector scheme cannot be drawn from the fund earmarked for this scheme.

**23. Preparation of Annual Plan :-**

Based on the Perspective Plan, an Annual Plan shall be prepared as follows:-

- (1) Size of the Annual Plan should be decided keeping in view the demand for employment and the priority of works.
- (2) Every year, the Gram Panchayat shall convene a meeting of the Gram Sabha to estimate the demand for labour and to propose the number and priority of works to be taken up in the next financial year. The timing of the meeting may take into consideration the work season and the migration time, in case the workforce in that area tends to migrate for work. Participation of likely beneficiaries should be ensured in the Gram Sabha so that their priorities and needs shape the Annual Plan.
- (3) The place for meeting should be near the residential area of the employment seekers belonging to Scheduled Castes and Scheduled Tribes. The Annual Plan should indicate clearly the existing demand for work, the demand in the previous year, the works taken up in the previous year, ongoing works and works proposed for the next year, likely costs and the proposed Implementing Agencies.
- (4) The Programme Officer shall scrutinize the Annual Plan for its technical feasibility. He shall satisfy himself that it meets the likely demand for employment based on the registrations and previous experience. He shall ascertain that the employment opportunities arising from the projects in the area under his jurisdiction match the demand for employment. If the Programme Officer feels that the list is insufficient to meet the likely demand, he should ask for a supplementary list.
- (5) Works that involve more than one Gram Panchayat may be included by the Taluka Panchayat. For taking decision regarding such works, opinion of people's representative, voluntary organizations who are involved with works of rural development in the relevant area and the line department shall be taken into consideration. On the basis of these discussions, the plan for the area of the Taluka Panchayat shall be approved by the Taluka Panchayat and forwarded to the District Programme Coordinator. Both these tasks should be completed within fifteen days by the Taluka Panchayat.
- (6) The District Programme Coordinator shall scrutinize the plan proposals of all the intermediate Panchayats, examining the appropriateness and adequacy of works in terms of likely demand as well as their technical and financial feasibility. He shall also invite and examine work proposals from other Implementing Agencies. He shall consolidate all these proposals into a District Plan proposal to be discussed and approved by the District Panchayat. Executive Committee of the District Panchayat must sanction the Annual Plan within fifteen days from the date of its receipt.
- (7) The time frame for each project shall be specified in the Annual Plan. The District Programme Coordinator shall coordinate the preparation of detailed technical estimates and sanctions. The project report of each approved work should contain all details specified in the technical and works manual of the State Government. It shall also clarify the expected outcomes such as person days of employment, specifications of the physical assets (e.g. length of road, size of a tank) and enduring outcomes (e.g. area irrigated, village connected).
- (8) The District Programme Coordinator shall communicate the sanctioned plan to the Programme Officer. The Programme Officer shall forward a copy of the Taluka Plan with the shelf of Projects to be executed in each Gram Panchayat as well as projects that may be inter Gram Panchayat. These shall carry full project cost, time frame, person days to be generated and the name of the Implementing Agency. This process must be completed by December of the preceding year.



- (9) In case the work is being implemented in the Gram Panchayat area by any other agency it shall submit details regarding the estimates of the work, person days, time frame and main criteria for the work. The Gram Panchayat shall have the powers to monitor the implementation of such works. The agency shall make the muster roll available to the Gram Panchayat after completion of the work. Approved work should be widely publicized.

**24. Worksite facilities :-**

Worksite facilities are to be ensured by the Implementing Agency. Medical aid, drinking water, shade and crèche, if there are more than five children below the age of six years shall have to be provided. Person looking after such children shall be engaged as daily wager.

**25. Relief admissible at worksite in case of an accident :-**

- (1) During the work hours or while working, if the worker suffers any injury due to an accident, he shall be provided specified medical treatment without cost.
- (2) If the injured person is required to be admitted in a hospital, the State Government shall pay for his lodging, boarding and medicines and also pay employment allowance at the rate of fifty per cent for the wage rate of the work he has been assigned.
- (3) If a person engaged for a work dies or becomes permanently handicapped due to injuries suffered in an accident while working, the Implementing agency shall pay Rs. 25000/- or the amount specified by the Central Government to the legal heir of the deceased or the handicapped. Amount paid by the Implementing Agency in such cases shall be treated as part of the scheme.
- (4) If children of the worker suffer any injury owing to any accident while they are with their parent during the work hours, they shall be provided medical treatment free of cost and in case of death of such children, the worker shall be paid ex gratia amount as specified by the State Government.
- (5) If the worker so desires, the State Government may consider about making arrangement for their social security from the wages paid to them. Under this scheme, a definite portion of the wages paid to the worker may be set-aside with the consent of the worker to be used for providing benefits like health insurance, accident insurance, pension benefit, maternity benefit and other social security. A procedure shall be laid down in order to ensure transparent and responsible utilization of such fund and release of the state contribution. The state council shall review these matters regularly. The arrangement for social security is absolutely voluntary. Contribution for this purpose should not be collected without the consent of the worker.

**26. Management of Data and Maintenance of Records:-**

Employment under this scheme is to be given under the law. For this reason, it is important to maintain accurate records of all aspects of implementation at the state, district, taluka and village levels. This is also required by the Right to Information Act-2005. The maintenance and timely updating of information shall require computerized Monitoring and Information system (MIS). The State Government shall develop a suitable additions to the core MIS to be developed by the Center.

**27. Maintenance of Record :-**

- (1) Application Registration Register : Every Gram Panchayat shall maintain a register of applications (or requests) received for registration. This should contain the name of each applicant, the date of receipt of application or request, and the date on which the job card is issued.
- (2) Job Card Register: Every Gram Panchayat shall maintain a job Card Register. A duplicate copy of this register may be maintained in computerized form at the office of the Programme Officer.

- (3) Employment Register : Every Gram Panchayat shall maintain a register that records (a) employment demanded (b) employment allotted and (c) employment actually taken up.
- (4) Every Programme Officer shall maintain a register of applications, for employment received by him. All such applications shall be recorded in the register and forwarded to the concerned Gram Panchayat. Copies of the application shall be retained at the office of the Programme Officer. Monthly details regarding disposal and pending application may be worked out and signed by the Programme Officer.

**28. Assets Register :-**

Every Gram Panchayat and every Implementing Agency shall maintain a register of all works sanctioned, executed and completed. The information maintained in the register shall be reported by the Gram Panchayat and all other Implementing Agencies to the Programme Officer. The Programme Officer shall compile the data in computerized form and supply a copy to the District Programme Co-ordinator. The Implementing Agencies that are executing works within the jurisdiction of more than one Programme Officer shall send the data to the District Programme Co-ordinator.

Assets created through works taken up under this scheme shall be maintained by the concerned Gram Panchayat, Taluka Panchayat and District Panchayat. Keeping in view the local requirement of these assets, necessary provision should be made for their maintenance.

**29. Grievance Redressal Organisation :-**

- (1) The Programme Officer shall be the Grievance Redressal Officer at the Taluka level and the District Programme Co-ordinator at the District level. To ensure disposal of grievance at the proper level, Gram Sabha shall be the forum for public hearing.
- (2) Appeal against Gram Panchayat shall be made to the Programme Officer, appeal against the Programme Officer, to the District Programme Co-ordinator and appeal against the District Programme Co-ordinator to the authority specified by the Government. If the Gram Panchayat has any complaint against the Programme Officer it shall make appeal to the District Programme Co-ordinator.
- (3) A Help Line may be setup for grievance redressal.
- (4) The State Government shall prepare a "Citizens' Charter" to ensure entitlement of the workers and transparency in implementation under this scheme and widely publicize it.
- (5) Action taken on the complaints received by the Programme Officer and the District Programme Co-ordinator shall be placed before the meetings of the Taluka Panchayats and the District Panchayats respectively.

**30. Complaint Register:-**

The Programme Officer shall maintain a Complaint Register. The Programme Officer may also keep a complaint box at a conspicuous place at his office and personally open it at regular intervals. The complaints received in such boxes should be entered into the complaint register.

**31. Time Schedule for inspection of work:-**

- (1) Inspection and supervision of the works shall be carried out on regular basis and at every level in order to ensure that quality of the work is satisfactory and payment made against the employment is proportionate.
- (2) For effective implementation of the programme, State Government shall ensure that Officers at the level of district and taluka visit the worksites in remote areas and closely monitor all the aspects of the Programme. State Government shall prepare a schedule for inspection wherein it may prescribe minimum number of field visits an

officer / employee should make for monitoring. The schedule for inspection should be strictly observed. Apart from this, State Government would also advise District Officers and Taluka Officers to carry out inspection of certain works during their field visits.

- (3) Officers stationed at the head quarters and involved with the functioning of this scheme may regularly visit the relevant district and ascertain whether works are being implemented satisfactorily or not and whether they are being carried out according to the prescribed procedure and specifications. The State Government may designate an Area Officer for each district and ensure that he makes field visits.
- (4) If the Officer finds any irregularity during his inspection, he shall report it to the District Programme Co-ordinator, Programme Officer and other concerned offices for further action.

### 32. Monitoring:-

- (1) The Gram Sabha shall monitor all the works at the village level as well as the employment provided to each person who has applied for work. It shall also monitor the registration and issue of job cards and timely payment of wages.
- (2) The Gram Panchayat shall monitor works executed by other Implementing Agencies, muster rolls maintained by them at worksites, and the payments made.
- (3) The Taluka Panchayat and the Programme Officer shall monitor the registration of households, employment provided to each applicant, unemployment allowances paid, social audits, flow of funds, timely and correct payment of wages and progress and quality of works.
- (4) The District Panchayat and the District Programme Co-ordinator shall monitor all aspects of implementation, including registration, employment, unemployment allowances, social audits, flow of funds, progress and quality of works, qualitative aspects of implementation, timely and correct payment of wages and unemployment allowances.
- (5) The Programme Officer shall be responsible to send all the reports and statements to the District Programme Co-ordinator who shall send all the reports to the State and the Central Government.
- (6) The State Government shall monitor the performance of implementation works at Districts level, on the quality and pace laid down in the National Monitoring System and State Rural Employment Guarantee Scheme and the directives of the State Employment Guarantee Council.

### 33. Evaluation and Research :-

- (1) The Programme Officer shall send all the Progress Reports to the concerned District Programme Co-ordinator and the District Programme Co-ordinator shall send the reports to the State and the Central Government.
- (2) The State Government shall send consolidated reports and returns to the Central Government.
- (3) Verification and quality audit at the district, state and central level must be taken up by external monitors.
- (4) Progress of implementation at the state and the district level may be monitored through comprehensive monitoring system. This may be in addition to submission of the progress report and returns as directed in the guidelines. The programme shall also be monitored by the Ministry of Rural Development through the monitoring system laid down by the Central Employment Guarantee Council.



- (5) Regular evaluation and scrutiny with regard to implantation of the scheme should be conducted. The "National Employment Guarantee Council" and the "State Employment Guarantee Council" may commission evaluation studies from time to time. These studies may be given to efficient and eminent agencies and organizations. The Central Government and the State Government may also conduct such evaluation studies. A copy of the Evaluation study conducted by the State Government shall have to be communicated to the Central Government.
- (6) The State Government shall take necessary remedial action with regard to observations made in the evaluation reports.
- (7) The District Panchayat may also conduct evaluation studies from time to time and communicate the observations contained therein to the State and the Central Government from time to time.

**34. Annual Reports :-**

The Gujarat State Employment Guarantee Council shall prepare Annual Report with regard to implementation of the Act and put it before the State Legislative Assembly.

**35. Transparency and Accountability :-**

**Audit :** Financial and physical Audit for the works taken up under this scheme is mandatory.

- (1) This must be carried out at the end of the financial year by each District. The audit shall be done either by Local Fund Auditors or by the Chartered Accountants appointed by the Government. A copy of the Audit Note shall be sent to the Government.
- (2) The Accountant General shall also conduct the Audit of Accounts of National Rural Employment Guarantee Act in addition to the audit conducted by the Chartered Accountants. The audit team of the Accountant General shall be supplied with a copy of the audit conducted by the Chartered Accountants. Remarks made in the Audit Report should be properly explained and complied with.
- (3) A District Internal Audit Cell in the office of the District Programme Co-ordinator shall be constituted to scrutinize the reports of the Gram Sabha and conduct a special audit, if necessary. A Report shall be sent to the District Programme Co-ordinator, the State Programme Co-ordinator and the State Government. These authorities shall initiate action to address serious irregularities and also take appropriate preventive action.

**36. Transparency through Social Audit :-**

- (1) The objective is to make the process of planning, implementation and evaluation more participatory, transparent and accountable through effective implementation of the Right to Information Act, 2005. Under this scheme, Talati Cum Mantri at the village level, Deputy chitins at the Taluka level and Additional District Programme Co-ordinator at the District level shall perform as the Public Information Officer for the purpose of implementing of Right to Information Act. The concerned Deputy chitins shall be the Appellate Authority at the village level and the concerned Programme Officer shall be the Appellate Authority at the Taluka level whereas the District Programme Co-ordinator shall be the Appellate Authority at the district level.
- (2) A Social Audit is an ongoing process through which the potential beneficiaries are involved directly to ensure vigilance and complete transparency. It should be ensured at every stage of the programme through Social Audit that entitlement guaranteed to the beneficiaries under the Act are properly delivered.



**37. Structure for conducting Social Audit:-**

- (1) For every work sanctioned under the scheme, there shall be a local Vigilance and Monitoring Committee, composed of members of the locality or village where the work is under taken, to monitor the progress and quality of work while it is in progress. The Committee shall be constituted of five to nine members and one of them as a Chairman of Committee. The Gram Sabha shall decide the members of this committee, in which (1) social workers (2) retired civil and defence officials (3) Officials from private sector (4) retired persons like teachers, head master etc. shall be included, and also ensure that Scheduled Castes and Scheduled Tribes and women are represented on it. Apart from this, at least two members in the committee shall be included from the beneficiaries. The Implementing Agency should apprise this Committee regarding estimates of the work, time frame and quality parameters. The final report of the Committee should be attached along with Completion Certificate of the work and should be placed at the next meeting of the Gram Sabha in the Panchayat where work has been executed. A copy of the report shall also be sent to the Programme Officer and the District Programme Co-ordinator.
- (2) It should be ensured that important record and information at every level are made available to the public. Record with regard to applications received, registered, number of job cards issued to the applicants, list showing whether employment has been provided to the applicants, fund received and spent, payments made, works sanctioned, work commissioned, estimate of work and expenditure incurred on it, duration of work, person days generated, report of local committee, latest copy of muster roll must be displayed at the office of the Implementing Agency. Gram Panchayat shall place these details before the Gram Sabha on quarterly basis and summery of the muster roll must be read out.
- (3) Information should be widely publicized at the local level. A village based website should be prepared. It should be ensured that monthly details are displayed on the board at the office of the Panchayat, the Programme Officer and the District Programme Coordinator. Performa in this regard shall be prepared by the District Programme Co-ordinator.
- (4) People must be informed as to whom they should apply for obtaining information and record. Time limit should be prescribed for providing the information. For this, names and addresses of key persons must be made available to the people by the District Programme Co-ordinator.
- (5) All the details should be made available on the website.
- (6) Information in respect of local work, employment and funds should be displayed outside the offices of the Gram Panchayat, the Taluka Panchayat and the District Panchayat by the Gram Panchayat, the Programme Officer and the District Programme Co-ordinator respectively.
- (7) Person seeking information may be charged for the photocopy. However no amount shall be charged for inspection of the document.

**38. Actions to be taken up by the State Government towards Audit Report (Including the Social Audit) :-**

Copies of Audit Report in respect of the audit carried out by Chartered Accountant, Local Fund Auditor, Internal Audit Cell, Accountant General and Comptroller and Auditor General shall be sent to the State Government along with the copy of the Social Audit Report. In case of any financial misappropriation, fraud, wrong measurement, false entry in the muster roll and any other irregularity or malpractice that may result into wasteful expenditure of Government / Public Exchequer and obstruction of the workers in availing their entitlement, the Government shall promptly take action against the concerned



Government / Non Government representatives, office bearers and also take necessary steps to prevent such irregularity.

39. **Quality Control - "State Technical Resource Group" :-**

Rural Employment Guarantee Scheme is a multifaceted task requiring the concerted efforts by many agencies. Ensuring quality at every stages of its implementation is the key concern. The Government may consider setting up Technical Resource Support Groups at the State and District levels to assist in the planning, designing, monitoring, evaluation and quality audit of various initiatives. A panel of institutions / agencies for technical resource support may be prepared, which may constitute a Technical Resources Network. Functions of the identified institutions may be specified by Government.

40. **The State Government shall place the Schedule of Rates on the website and publicizes them through other mediums also.**

41. **District level Technical Agencies :-**

A "Technical Advisory Cell" may be constituted for every district if necessary. The Cell shall provide necessary technical guidance at the District level in coordination with the "State Technical Resource Network Group".

42. **Internal Quality Control :-**

An Internal Quality Control Mechanism shall be specified and made operational at the state and the district level. It may include high level technical staff who may carry out technical inspection of the works and ensure necessary follow-up with regard to the Inspection Reports.

43. **Expenditure in respect of Quality Control :-**

Expenditure on Quality Control shall be incurred according to the norms for administrative grant prescribed by the Central Government from time to time.

44. **Ban on Contract System :-**

Works taken up under this scheme cannot be carried out or accomplished through contracts or with the help of any middle man. As far as possible, works under this scheme may be taken up with physical labour. Use of machine is prohibited.

45. **Formation of "Gujarat State Employment Guarantee Council":-**

The State Government shall issue a notification to constitute "Gujarat State Employment Guarantee Council" under section 12(1) of the said Act for monitoring the implementation of the Act and to give necessary advice to the State Government.

46. **Staff specified by the Government of India and provision for their appointment :-**

For effective implementation of this scheme, establishment shall be set up at the state, district, taluka, village level according to the requirement at the relevant time under the instructions issued by the Government from time to time. Appointment of officers / employees in this regard shall be made on deputation or on contract basis, as may be decided by the Government, keeping in view the qualification and experience of the officer and employee.

By order and in the name of the Governor of Gujarat.

**R. B. RAJGURU,**  
**Deputy Secretary to Government.**

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Government Central Press, Gandhinagar.



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## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### GENERAL ADMINISTRATION DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 20th June, 2006.

No. GS/19/2006/VHS/1005/2241/RTI Cell.-In exercise of the powers conferred under sub section (3) of section 15 of the Right to Information Act, 2005, the Governor of Gujarat hereby appoints Shri R.N.Das, IAS Secretary, Department of Food & Public Distribution, Government of India, New Delhi as the State Chief Information Commissioner for the State of Gujarat with effect from the date he assumes charge of that office. The terms and conditions of his appointment as the State Chief Information Commissioner will be issued separately.

By order and in the name of the Governor of Gujarat,

V. S. GADHAVI,  
Secretary to Government.



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by the Government of Gujarat under the Central Acts.

## FINANCE DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 2nd August, 2006.

## Central Sales Tax Act, 1956.

No.(GN-86) CST-2006/S.8(5)(123)-TH.- In exercise of the powers conferred by sub-section (5) of section-8 of the Central Sales Tax Act, 1956 (LXXIV of 1956), the Government of Gujarat, having been satisfied that it is necessary so to do in the public interest, hereby directs that on the fulfilment of requirements laid down in sub-section (4) of said section 8, the tax on sales of goods mentioned in column (2) of the Schedule appended hereto, payable under sub section (1) of the said section 8 by any dealer having his place of business in the State of Gujarat in respect of the sales made by him from such place in respect of the said goods in the course of inter State trade or commerce, be calculated at the rate of percentage mentioned in column (3) of the said Schedule of the sale price of the goods so sold.

## SCHEDULE

Sr. No.	Description of goods	Rate of tax
1	Flats or sheets ( <i>Patta or Patti</i> ) of stainless steel	0.5 %
2	Whole Milk Powder (bulk product) or Skimmed Milk Powder (bulk product)	2 %

By order and in the name of the Governor of Gujarat,

M. A. BHATT,

Additional Secretary to Government.





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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 3<sup>rd</sup> August, 2006.

#### INDUSTRIAL EMPLOYMENT (STANDING ORDERS) ACT, 1946.

No. GRH-2006-78-IDA-102003-I.39-M(4).—WHEREAS certain draft rules further to amend the Bombay Industrial Employment (Standing Orders) Rules, 1959, were published as required by sub-section (1) of section 15 of the Industrial Employment (Standing Orders) Act, 1946 (XX of 1946) at pages 48-1 to 48-3 in the *Gujarat Government Gazette, EXTRA ORDINARY, Part IV-A*, dated the 24<sup>th</sup> May, 2006, under Government Notification, Labour and Employment Department No. GRH-2006-34-IDA-102003-I.39-M(4), dated the 24<sup>th</sup> May, 2006, inviting objections or suggestions from all persons likely to be affected thereby, within thirty days from the date of publication of the said notification in the *Official Gazette*;

AND WHEREAS, no objections or suggestions have been received by the Government in respect to the said draft notification;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 15 of the Industrial Employment (Standing Orders) Act, 1946 (XX of 1946), in its application to the State of Gujarat, the Government of Gujarat, hereby makes the following rules further to amend the Bombay Industrial Employment (Standing Orders) Rules, 1959, namely :—

1. These rules may be called the Bombay Industrial Employment (Standing Orders) (Gujarat Amendment) Rules, 2006.

2. In the Bombay Industrial Employment (Standing Orders) Rules, 1959, in SCHEDULE-I, under the heading "MODEL STANDING ORDERS",—

(1) under sub-heading "A For workmen doing manual or technical work",—



(i) in paragraph 3,—

(a) in sub-paragraph (1), after (d), the following clause shall be inserted, namely :—

“(dd) fixed term employment;”

(b) In Sub-paragraph (2), after clause (f), the following clause shall be added, namely :—

“(g) A ‘fixed term employment’ workman is a workman who has engaged on the basis of contract of employment for a fixed period. However, his working hours, wages, allowances and other benefits shall not be less than that of a permanent workman. He shall also be eligible for all statutory benefits available to a permanent workman proportionately according to the period of service rendered by him even though his period of employment does not extend to the qualifying period of employment required in the statute.”;

(ii) in paragraph 23, after sub-paragraph (9), the following sub-paragraph shall be added, namely :—

“(10). Subject to the provisions of the Industrial Disputes Act, 1947 (XIV of 1947), no temporary workman whether monthly rated or weekly rated or piece rated, and no probationer or badli or fixed term employment workman as a result of non-renewal of contract of employment or on its expiry, shall be entitled to any notice or pay in lieu thereof, if his services are terminated, but the services of a temporary workman shall not be terminated as a punishment unless he has been given an opportunity of explaining the charges of misconduct alleged against him in the manner prescribed in paragraph 25, sub-paragraph (4).”.

(2) Under sub “heading” -B. *For workman employed on clerical or supervisory work*”,--

(i) in paragraph 3,-

(a) in sub-paragraph (1), after clause (b), the following clause shall be inserted, namely :—

“(bb) fixed term employment ;”;

(b) in sub-paragraph (2), after clause (d), the following clause shall be added, namely :—

“(e) A ‘fixed term employment’ workman is a workman who has been engaged on the basis of contract of employment for a fixed period. However, his working hours, wages, allowances and other benefits shall not be less than that of a permanent workman. He shall also be eligible for all statutory benefits available to a permanent workman proportionately according to the period of service rendered by him even though his period of employment does not extend to the qualifying period of employment required in the statute.”;

(ii) in paragraph 21, after sub-paragraph (7), the following sub-paragraph shall be added, namely :—

“(8). Subject to the provisions of the Industrial Disputes Act, 1947 (XIV of 1947), no temporary workman whether montly rated or weekly rated or piece rated, and no probationer or badli or fixed term employment workman as a result of non-renewal of contract of employment or on its expiry, shall be entitled to any notice or pay in lieu thereof, if his services are terminated, but the service of a temporary workman shall not be terminated as a punishment unless he has been given an opportunity of explaining the charges of miosconduct alleged against him in the manner prescribed in paragraph 23, sub-paragraph (4).”.

(3) Under sub-heading “C. *For Working Journalist*”,—

(i) In paragraph-3,—

(a) in sub-paragraph (1), after clause (c), the following clause shall be inserted, namely :—

“(cc) fixed term employment.”;

(b) in sub-paragraph (2), after clause (e), the following clause shall be added, namely :—

“(f) A ‘fixed term employment journalist’ means a journalist who has been engaged on the basis of contract of employment for a fixed period. However, his working hours, wages, allowances and other benefits shall not be less than that of a permanent journalist. He shall also be eligible for all statutory benefits available to a permanent journalist proportionately according to the period of service rendered by him even though his period of employment does not extend to the qualifying period of employment required in the statute.”;

(ii) in paragraph 12, after sub-paragraph (6), the following sub-paragraph shall be added, namely :—

“(7). Subject to the provisions of the Industrial Disputes Act, 1947 (XIV of 1947), no temporary journalist whether montly rated or weekly rated or piece rated, and no probationer or fixed term employment journalist as a result of non-renewal of contract of employment or on its expiry, shall be entitled to any notice or pay in lieu thereof, if his services are terminated, but the services of a temporary journalist shall not be terminated as a punishment unless he has been given an opportunity of explaining the charges of misconduct alleged against him in the manner prescribed in paragraph 14, sub-paragraph (2).”.

By order and in the name of the Governor of Gujarat,

A. M. KADRI,  
Deputy Secretary to Government.

#### LABOUR AND EMPLOYMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 3<sup>rd</sup> August, 2006.

#### INDUSTRIAL EMPLOYMENT (STANDING ORDERS) ACT, 1946.

No. GRH-2006-79-IDA-102005-857-M(4).—WHEREAS certain draft rules further to amend the Bombay Industrial Employment (Standing Orders) Rules, 1959, were published as required by sub-section (1) of section 15 of the Industrial Employment (Standing Orders) Act, 1946 (XX of 1946) at pages 52-1 to 52-3 in the *Gujarat Government Gazette, EXTRA ORDINARY, Part IV-A*, dated the 2<sup>nd</sup> June, 2006, under Government Notification, Labour and Employment Department No. GRH/2006/36/IDA/102005/857/M(4), dated the 2<sup>nd</sup> June, 2006, inviting objections or suggestions from all persons likely to be affected thereby, within thrity days from the date of publication of the said notification in the *Official Gazette*.

AND WHEREAS, no objections or suggestions have been received by the Government in respect of the said draft notification;

NOW, THEREFORE, in exercise of the powers conferred by sub-section (1) of section 15 of the Industrial Employment (Stading Orders) Act, 1946 (XX of 1946), in its application to the State of Gujarat, the Government of Gujarat, hereby makes the following rules further to amend the Bombay Industrial Employment (Standing Orders) Rules, 1959, namely :—

1. (1) These rules may be called the Bombay Industrial Employment (Standing Orders) Gujarat Amendment) Rules, 2006.
- (2) They shall come into force on the date of publication of this notification in the *Official Gazette*.

2. In the Bombay Industrial Employment (Standing Orders) Rules, 1959, in SCHEDULE-I, under the heading "MODEL STANDING ORDERS",—

(1) under the sub-heading "*A For workmen doing manual or technical work*",—

(i) in the paragraph No. 24, after clause (y), the following clause shall be inserted, namely:—

"(z) indulge in any act of sexual harassment of any woman at work place including such unwelcomed sexually determined behavior, whether directly or by implication as,—

- (a) physical contact and advances;
- (b) demand or request for sexual favours;
- (c) sexually coloured remarks;
- (d) showing pornography; or
- (e) any other unwelcome physical, verbal or non-verbal conduct of sexual nature."

(ii) in paragraph No. 25, after sub-paragraph (7), the following sub-paragraph shall be added, namely:—

"(8) Notwithstanding anything contained in the foregoing provisions, an employee against whom disciplinary proceedings is contemplated or has been initiated or has been charge sheeted irrespective of whether employee is under suspension or not, shall be allowed to retire on attaining the age of superannuation and the employer shall have the right to initiate or continue the disciplinary proceedings. However such proceedings shall not be initiated or continued beyond four years after the date of retirement. The payment of gratuity and other terminal benefits shall be withheld during the pendency of such proceedings and the same shall be dealt with in accordance with the final order that shall be issued on completion of the proceedings."

(2). Under the sub-heading "*B-for Workmen employed on clerical or Supervisory work*",—

(i) in the paragraph No. 22, after clause (y), the following clause shall be inserted, namely:—

"(z) indulge in any act of sexual harassment of any woman at work place including such unwelcomed sexually determined behaviour, whether directly or by implication, as,—

- (a) physical contact and advances;
- (b) demand or request for sexual favours;
- (c) sexually coloured remarks;
- (d) showing pornography; or
- (e) any other unwelcome physical, verbal or non-verbal conduct of sexual nature."

(ii) in paragraph No. 23, after sub-paragraph (7), the following sub-paragraph shall be added, namely:—

"(8) Notwithstanding anything contained in the foregoing provisions, an employee against whom disciplinary proceedings is contemplated or has been initiated or has been charge sheeted irrespective of whether employee is under suspension or not, shall be allowed to retire on attaining the age of superannuation and the employer shall have the right to initiate or continue

the disciplinary proceedings. However such proceedings shall not be initiated or continued beyond four years after the date of retirement. The payment of gratuity and other terminal benefits shall be withheld during the pendency of such proceedings and the same shall be dealt with in accordance with the final order that shall be issued on completion of the proceedings.”

(3). Under the sub-heading “C-for Working Journalists”,—

(i) in the paragraph No. 13, after clause (m), the following clause shall be inserted, namely :-

“(n) indulge in any act of sexual harassment of any woman at work place including such unwelcomed sexually determined behaviour, whether directly or by implication as,-

- (a) physical contact and advances;
- (b) demand or request for sexual favours;
- (c) sexually coloured remarks;
- (d) showing pornography; or
- (e) any other unwelcome physical, verbal or non-verbal conduct of sexual nature.”;

(ii) in paragraph No. 14, after sub-paragraph (6), the following sub-paragraph shall be added, namely :—

“(7) Notwithstanding anything contained in the foregoing provisions, an employee against whom disciplinary proceedings is contemplated or has been initiated or has been charge sheeted irrespective of whether employee is under suspension or not, shall be allowed to retire on attaining the age of superannuation and the employer shall have the right to initiate or continue the disciplinary proceedings. However such proceedings shall not be initiated or continued beyond four years after the date of retirement. The payment of gratuity and other terminal benefits shall be withheld during the pendency of such proceedings and the same shall be dealt with in accordance with the final order that shall be issued on completion of the proceedings”.

By order and in the name of the Governor of Gujarat,

**A. M. KADRI,**  
Deputy Secretary to Government.



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## EXTRAORDINARY

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#### PART IV-A

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by the Government of Gujarat under the Central Acts.

#### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 17<sup>th</sup> August, 2006

#### Commissions of Inquiry Act, 1952.

No.GK/33/2006/COI/102006/A:- WHEREAS there has been loss of lives and properties in the city of Surat and adjoining area due to heavy flood in Surat in August 2006;

AND WHEREAS the Government of Gujarat is of the opinion that an enquiry should be held into this matter of definite public importance,

NOW, THEREFORE, in exercise of the powers conferred by Section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952), the Government of Gujarat hereby appoints a Commission of Inquiry consisting of Hon'ble Miss. Justice Sugnaben Bhatt, Former Judge of the High Court of Gujarat, at present Chairperson of OBC Commission, Gandhinagar, as the Chairman of the Commission and Shri R.D.Soni, Retired Secretary (Narmada) and Director (Canal systems), Narmada, Water Resources, Water Supply and Kalpsar Department as the Member of the Commission to inquire into and report on and in respect of the aforesaid matter.

2. The Commission shall inquire into:

- (i) the procedure adopted for storage, estimation of inflow (including inputs from Central Water Commission and other connected organizations) and finalization of outflows from Ukai reservoir;
- (ii) adequacy of coordination with Local agencies in relation to the need for large releases from the reservoir;
- (iii) adequacy of coordination with Local agencies, State agencies, Central Government agencies during the period of release, particularly, with reference to rescue and relief operations;
- (iv) steps taken to ensure safety of dam during the period of floods; and
- (v) adequacy of administrative measures taken to prevent and deal with the flood situation.



3. The Commission shall also recommend measures for future and long term measures in this regard.
4. The Government of Gujarat is of the opinion that having regard to the nature of inquiry to be made by the Commission and the circumstances of the case, the provisions of sub-sections (2) to (5) of section 5 of the Commissions of Inquiry Act, 1952 (60 of 1952) should be made applicable to the Commission hereby appointed. Accordingly, the Government of Gujarat in exercise of the powers conferred by sub-section (1) of section 5 hereby directs that the provisions of sub-sections (2) to (5) of section 5 shall apply to the said Commission.
5. The Commission shall complete the inquiry and submit its report to the State Government on or before 31<sup>st</sup> December, 2006.

By order and in the name of the Governor of Gujarat,

**C. J. GOTH,**

Deputy Secretary to Government

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Government Central Press, Gandhinagar.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 18<sup>th</sup> August, 2006.

- Read :-
1. Govt. Home Department's Notification No. GG/52/2006/1094/GOI-1 (Part-II)N, dated 12th July, 2006.
  2. His Excellency Governor of Gujarat, Raj Bhavan, Gandhinagar "WARRANT" dated 27th July, 2006.

#### APPOINTMENT OF CHAIRPERSON OF GUJARAT STATE HUMAN RIGHTS COMMISSION.

No.GG/87/2006/HRC/1094/GOI-1(Part-II)N :- Govt. of Gujarat has constituted State Human Rights Commission vide Notification dated 12th July, 2006, under Section 21 of the Protection of Human Rights Act, 1993 and vide "WARRANT" dated 27th July, 2006, His Excellency, Governor of Gujarat appoints Justice Daya Saran Sinha, Former Chief Justice of Gujarat High Court as a Chairperson of the Gujarat State Human Rights Commission by virtue of powers vested in under Section 22 of the Protection of Human Rights Act, 1993, for a period of five years or upto the age of seventy years whichever is earlier with effect from the date he assumes the charge of his office.

By order and in the name of the Governor of Gujarat,

**K. C. KAPOOR,**  
Principal Secretary to Government.



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# The Gujarat Government Gazette

## EXTRAORDINARY

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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts.

#### FOOD, CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT

#### ORDER

Sachivalaya, Gandhinagar, 21st August, 2006.

GUJARAT ESSENTIAL ARTICLES (LICENSING, CONTROL AND STOCK DECLARATION) ORDER, 1981.

No : GTH/2006/44/LPG/1097/2138/B.— In pursuance of Clause 27 (1) of the Gujarat Essential Articles (Licensing, Control and Stock Declaration) Order, 1981, Government of Gujarat hereby exempts Liquefied Petroleum Gas Dealers from application of the provisions of the Gujarat Essential Articles (Licensing, Control and Stock Declaration) Order, 1981, for a limited period.

2. This shall be applicable to all L.P.G. Dealers in ther State.
3. This order shall remain in force for further three months stipulated period i.e. 21st August, 2006 to 20th November, 2006.
4. The Gujarat Essential Articles (Licensing, Control and Stock Declaration) Order, 1981 shall come in force immediately after the expiry of the exemption period (i.e. 20th November, 2006).

By order and in the name of the Governor of Gujarat,

**KIRIT MAKWANA,**  
Under Secretary to Government.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### PORTS & TRANSPORT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 30<sup>th</sup> August, 2006.

#### CONSTITUTION OF INDIA.

No.PT/28/2006/MVD/102005/4014/KH :- In exercise of the powers conferred by the proviso to article 309 of the Constitution of India and in supersession of all the rules made in this behalf, the Governor of Gujarat hereby makes the following rules to provide for regulating recruitment to the post of the Inspector of Motor Vehicles, Class-II in the Motor Vehicles Department namely :-

1. These rules may be called the Inspector of Motor Vehicles, Class II, Recruitment Rules, 2006.
2. Appointment to the post of Inspector of Motor Vehicles, Class II, in the Motor Vehicles Department shall be made either,
  - (a) by promotion of a person of proved merit and efficiency from amongst the persons who-
    - (i) possess the experience of not less than seven years in the cadre of Assistant Inspectors of Motor Vehicles, Class III and have passed the prescribed departmental examination :

Provided that where the appointing authority is satisfied that a person having the experience specified in above is not available for promotion and that it is necessary in the public interest to fill up the post by promotion of a person having experience for a lesser period, it may, for reasons to be recorded in writing, promote such person who possess experience of a period not less than two-thirds of the period specified in above;

- (ii) have passed the qualifying examination of computer knowledge as prescribed in the Gujarat Civil Services Classification and Recruitment (General) Rules, 1967, as emended from time to time,

or

- (b) by direct selection.

3. To be eligible for appointment by direct selection to the post mentioned in rule 52, a candidate shall.
- (a) not be less than 21 years of age and not more than 28 years of age;
  - (b) possess a degree in Mechanical Engineering or Automobile Engineering obtained from a University established or incorporated by law in India or an institution deemed to be University under section 3 of the University Grants Commission Act, 1956 or possess an equivalent qualification recognized as such by the Government for this purpose.
  - (c) have a motor driving license for at least two years authorizing him to drive two wheelers and four wheelers;
  - (d) have a good physique;
    - (i) for male candidate with height not less than 162 centimeters (155 centimeters for Scheduled Tribes candidates of Gujarat origin) and minimum chest measurement of 79 centimeters deflated and not less than 50 kg in weight;
    - (ii) for female candidate with height not less than 158 centimeters (151 centimeters for Scheduled Tribes of the Gujarat origin) and not less than 45 kg. in weight;
    - (iii) not be colour blind and have clear vision with or without glasses;
  - (e) possess adequate knowledge of Gujarati and Hindi;
  - (f) possess the basic knowledge of computer application as prescribed in Gujarat Civil Services Classification and Recruitment (General) Rules, 1967 as amended from time to time.
4. The candidate appointed by direct selection shall be on probation for a period of two years.
5. Appointment by promotion and by direct selection shall be made in the ratio of 2:1
6. A candidate appointed either by promotion or by direct selection shall have to undergo such training and to pass the post-training examination as may be prescribed by the Government.
7. A selected candidate shall be required to pass the departmental examination, if any, and an examination in Hindi or Gujarati or both in accordance with the rules prescribed by the Government.
8. The candidate appointed by direct selection shall be required to furnish a security and surety bond in such form, for such amount and for such period as may be prescribed by Government.

By order and in the name of the Governor of Gujarat,

**DILIPSINH D. CHAUHAN,**  
Under Secretary to Government.

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# The Gujarat Government Gazette

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29<sup>th</sup> August, 2006.

#### MEDICINAL AND TOILET PREPARATIONS (EXCISE DUTIES) RULES, 1956,

No.GG/90/2006/MTP/2003/2006/E1 :- In exercise of the powers conferred by sub-rule (i) of rule 4 and clause (ii) of sub-rule (1) of rule 82 Read with rules 84 and 87 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956 and in supersession of all the notifications issued in this behalf, the Government of Gujarat hereby authorises all Superintendents of Prohibition and Excise to exercise, within the limits of their respective jurisdictions, the powers to grant, renew, revoke or suspend any licence except in the case of a bonded manufactory or warehouse.

By order and in the name of the Governor of Gujarat,

**A. L. PUROHIT,**  
Under Secretary to Government.



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# The Gujarat Government Gazette

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### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### HOME DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12<sup>th</sup> September, 2006.

No. GG/98/2006/HRC-GOI-1(Part. II)/N.—Hon. Justice Daya Saran Sinha, Former Chief Justice of the High Court of Gujarat at Ahmedabad, having been appointed by His Excellency the Governor of Gujarat as the Chairperson of the Gujarat State Human Rights Commission vide warrant dated 27<sup>th</sup> July, 2006 issued by Raj Bhavan, Gandhinagar, Gujarat, has assumed the charge of the Office of the Chairperson of the Gujarat State Human Rights Commission to day in the forenoon of Tuesday, the 12<sup>th</sup> day of September, 2006 on the terms and conditions contained in the Home Department, Govt. of Gujarat, Resolution No. HRC/1094/GOI-I(Part.II) N, Sachivalaya, Gandhinagar dated 29-07-2006 read with Govt. of Gujarat, Home Department, Corrigendum No. HRC-1094-GOI(Part.II)N, dated 25<sup>th</sup> August, 2006.

By order and in the name of the Governor of Gujarat,

**R. T. VAGHELA,**

Deputy Secretary to Government.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12<sup>th</sup> September, 2006.

#### CODE OF CRIMINAL PROCEDURE, 1973.

No.GK/36/2006/PRCH/1097/VIP-247/D (Part-V).—In exercise of the powers conferred by section 7 read with section 9 of the Code of Criminal Procedure, 1973 (2 of 1974), and in supersession of all the previous notifications made in this behalf so far as they relate to the Sessions Division and the Court of Sessions for Sessions Division of Junagadh and Porbandar, the Government of Gujarat, after consultation with the High Court, alters the limits of Sessions Division of Junagadh and establishes the Court of Sessions for Sessions Division of Junagadh and Porbandar with effect on and from 2nd October, 2006 as follows namely :

- (1) The Sessions Division of Junagadh shall consist of the District of Junagadh.
- (2) The Sessions Division of Porbandar shall consist of the District of Porbandar.

By order and in the name of the Governor of Gujarat,

**MEHUL GANDHI,**  
Deputy Secretary to Government.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12<sup>th</sup> September, 2006.

#### CODE OF CRIMINAL PROCEDURE, 1973.

No.GK/37/2006/PRCH/1097/VIP-247/D (Part-V).—In exercise of the powers conferred by section 7 read with section 9 of the Code of Criminal Procedure, 1973 (2 of 1974), and in supersession of all the previous notifications made in this behalf so far as they relate to the district of Junagadh, the Government of Gujarat, after consultation with the High Court, alters the limits of Sessions Division of the district of Junagadh with effect on and from 2nd October, 2006 as follows namely :

- (1) The district of Junagadh comprising of the revenue district of Junagadh constituted under Government of Gujarat, notification, Revenue Department No. GHM/97/82/M/PFR/1097/L, dated 24-09-1997.
- (2) The district of Porbandar comprising of the revenue district of Porbandar constituted under Government of Gujarat, notification, Revenue Department No. GHM/97/82/M/PFR/1097/L, dated 24-09-1997.

By order and in the name of the Governor of Gujarat,

MEHUL GANDHI,  
Deputy Secretary to Government.



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## PART IV-A

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by the Government of Gujarat under the Central Acts.

## LEGAL DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 12th September, 2006.

### CODE OF CRIMINAL PROCEDURE, 1973.

No.GK/39/2006/PRCH/1097/VIP-247/D (Part-V).—In exercise of the powers conferred by section 7 of the Code of Criminal Procedure, 1973 (2 of 1974), and in supersession of all the previous notifications made in this behalf so far as they relate to the Sessions Divisions of Judicial District Junagadh and Porbandar, the Government of Gujarat, after consultation with the High Court, excludes the area of the Court of Judicial Magistrate, First Class, Ranavav from the jurisdiction of the Sessions Division of Judicial District of Junagadh district and includes the said area within the jurisdiction of Sessions Division of Judicial District of Porbandar, with effect on and from 2nd October, 2006.

By order and in the name of the Governor of Gujarat,

**MEHUL GANDHI,**  
Deputy Secretary to Government.





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## PART IV-A

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by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12th September, 2006.

#### CODE OF CRIMINAL PROCEDURE, 1973.

No.GK/41/2006/PRCH/1097/VIP-247/D (Part-V).—In exercise of the powers conferred by section 7 of the Code of Criminal Procedure, 1973 (2 of 1974), and in supersession of all the previous notifications made in this behalf so far as they relate to the Sessions Divisions of Judicial District Junagadh and Porbandar, the Government of Gujarat, after consultation with the High Court, excludes the area of the Link Court of Judicial Magistrate, First Class, Kutiyana taluka from the jurisdiction of the Sessions Division of Judicial District of Junagadh district and includes the said area within the jurisdiction of Sessions Division of Judicial District of Porbandar, with effect on and from 2nd October, 2006.

By order and in the name of the Governor of Gujarat,

MEHUL GANDHI,  
Deputy Secretary to Government.



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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts.

#### PORTS AND TRANSPORT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 15<sup>th</sup> September, 2006.

#### MOTOR VEHICLES ACT, 1988.

No :PT/2006/30/MVR/1004/3120/KH.— The following draft of a notification which is proposed to be issued under clause (xviii) of sub-section (2) of section 96 of the 'Motor Vehicles Act, 1988 (59 of 1988)' is published as required by sub-section (1) of section 212 of the said Act for information of all persons likely to be affected thereby, and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the Official Gazette.

2. Any objection or suggestion which may be received by the Principal Secretary to Government, Ports & Transport Department, sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

No.PT/2006/30/MVR/1004/3120/KH.—In exercise of the powers conferred by clause (xviii) of sub-section (2) of section 96 of the Motor Vehicles Act, 1988 (59 of 1988), and all other power enabling it in that behalf, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Motor Vehicles Rules, 1989, namely :-

1. These rules may be called the Gujarat Motor Vehicles (2<sup>nd</sup> Amendment) Rules, 2006.
2. In the Gujarat Motor Vehicles Rules, 1989, in rule 124, in sub rule (1), after the existing proviso, the following proviso shall be inserted, namely:-

"Provided further that if such cab is using Compressed Natural Gas or is operated by electric battery or solar energy, the hood of such cab shall be painted in yellow colour and the rest of the body in green colour and in the case of in-use vehicle fitted with CNG kit, a band of 75 millimetres wide shall be painted in cream yellow colour on the upper most metal part of the body and the 'CNG' shall be written in English and Gujarati on both the sides of such cab."

By order and in the name of the Governor of Gujarat,

**DILIPSINH D. CHAUHAN,**  
Under Secretary to Government.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### FORESTS AND ENVIRONMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 21st September, 2006.

#### NOISE POLLUTION (REGULATION AND CONTROL) RULES, 2000.

No.GVN-2006-(13)ENV-10.2005-287-P.—In pursuance to the sub-rule (3) of rule 5 of the Noise Pollution (Regulation and Control) Rules, 2000, as amended on 11-10-2002, the Government of Gujarat has notified the days of festive/religious/cultural occasions for the calendar year 2006, for permitting use of loud speakers of public address system between 10.00 PM to 12.00 midnight, vide notification no. GVN/2006-(17) ENV-102005-287-P, dated 24-1-2006. The State Government has now decided to earmark nine days of Navratri from 23-9-2006 to 1-10-2006, instead of eight days earmarked in the said notification. The remaining one day out of Fifteen days in the calendar year is kept reserved for any other function/occasion/celebration (cultural or religious) that the Government may think fit to notify for this purpose at a later stage. The other contents of the notification No. GVN/2006-(17) ENV-102005-287-P, dated 24-1-2006 shall remain un-changed.

By order and in the name of the Governor of Gujarat,

**HARDIK SHAH,**  
Under Secretary to Government.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 7<sup>th</sup> October, 2006.

#### CONSTITUTION OF INDIA.

N0. (GN-103)PGR-1006-109-M : In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Civil Services (Revision of Pay) Rules, 1998, namely :-

1.(1) These rules may be called the Gujarat Civil Services (Revision of Pay) (Fourth Amendment) Rules, 2006.

(2) They shall be deemed to have come into force on the 1<sup>st</sup> January, 1996.

2. In the Gujarat Civil Services (Revision of Pay) Rules, 1998 (hereinafter referred to as "the said rules"), in rule-3, in clause (6), after Note-2, the following notes shall be added, namely :-

"Note-3 :- The pay scales of teaching posts in Pharmacy, Polytechnics, Medical, Dental, Ayurved, Homeopathy and Nursing Colleges are subject to the orders of University Grant Commission/All India Council for Technical Education/Indian Council of Agricultural Research regarding minimum qualifications for appointment of teachers in Universities and Colleges and other measures for maintenance of standards. Orders regarding these conditions are issued by the Education Department, Agriculture and Co-operation Department, Health and Family Welfare Department on the lines of University Grant Commission/All India Council for Technical Education/Indian Council of Agricultural Research's orders.

Note-4 :- In consequence to these orders, recovery of excess amount paid to the employees under the earlier orders, shall be made as provided in clause (6) of rule 3."



## 3. In the said rules, in SCHEDULE-B,-

(a) In part-I for entry at serial No. 19, the following entry shall be substituted, namely :-

Sr. No.	Details of the Revised Scales mentioned in column 4 of Schedule C.
1	2
"19	Rs. 16400-450-20900-500-22400."

(b) In Part-II, for the entries at serial Nos. 1,2,3,4,5,6 and 7, the following entries shall be substituted, namely :-

1. Rs. 5500-175-9000
2. Rs. 8000-275-13500
3. Rs. 10000-325-15200
4. Rs. 12000-420-18300
5. Rs. 16400-450-20000
6. Rs. 18400-500-22400
7. Rs. 22400-525-24500."

## 4. In the said rules, in SCHEDULE-C,-

(1) under the heading "EDUCATION DEPARTMENT", under the sub-heading "DIRECTOR OF TECHNICAL EDUCATION", for the entry at serial No.2, the following entry shall be substituted, namely :-

Sr. No.	Designation	Present Scale	Revised Scale	Remarks
1	2	3	4	5
"2	Principal Government Polytechnics	4500-6300	16400-20000.";	

(2) under the heading "HEALTH AND FAMILY WELFARE DEPARTMENT",-

(a) under the sub-heading "DIRECTOR OF HEALTH, MEDICAL SERVICES AND MEDICAL EDUCATION (MEDICAL EDUCATION AND RESEARCH)" for the entries at serial Nos. 3,5,6,7,8,13,38,82 and 108, the following entries shall be substituted, namely :-

Sr. No.	Designation	Present Scale	Revised Scale	Remarks
1	2	3	4	5
"3	Dean, Medical College/ Medical Superintendent	6300-7300	18400-22400 (Minimum to be fixed at Rs. 19400)	
5	Professor	4500-7300	16400-22400	Deputy Director/ Assistant Director of Medical Education if drawn from teaching cadre will draw the pay in the scale of pay of the post from which he/she is drawn.



6	Dean, College Dental	6300-7300	18400-22400 (Minimum to be fixed at Rs. 19400)	
7	Professor	4500-7300	16400-22400	Deputy Director/ Assistant Director of Medical Education if drawn from teaching cadre will draw the pay in the scale of pay of the post from which he/she is drawn.
8	Associate Professor/Neurology/ Anesthesiology/High Risk Pregnancy Unit.	3700-5700	12000-18300	
13	Principal, College of Nursing	(i) 3700-5700 If 5 years have not been completed in the scale of Rs. 3700- 5700 or Rs. 1100-1600 (Pre-revised) as Professor.  (ii) 4500- 6300 After 5 years as Principal/ Professor in the scale of 3700-5700	(i) 12000-18300  (ii) 16400- 20000	(i) If 5 years have not been completed in the scale of Rs. 12000-18300 or Rs. 3700-5700 (Pre-revised) as Professor.  (ii) After 5 years as Principal/Professor in the scale of Rs. 12000-18300.
38	Lecturer (Selection scale)	3700-5700 After 16 years as Lecturer in the scale of Rs. 700-1300 or in higher scale or after 8 years in the scale of Rs. 3000-5000.	12000-18300	After 16 years as Lecturer in the scale of Rs. 8000- 13500 or in higher scale or after 8 years in the scale of Rs. 10000-15200.
82	Tutor/ Demonstrator (Nursing)	1740-3000	5500-9000	
108	Tutor/Demonstrator (Nursing)	1740-3000	5500-9000.";	

(b) under the sub-heading "DIRECTOR, INDIAN SYSTEM OF MEDICINE AND HOMEOPATHY", for the entries at serial Nos. 3 and 5, the following entries shall be substituted, namely :-

Sr. No. 1	Designation 2	Present Scale 3	Revised Scale 4	Remarks 5
"3"	Principal, Ayurved/ Homeopathy College	(i) 3700-5700 If 5 years have not been completed in the scale of Rs. 3700-5700 or Rs. 1100-1600 (Pre-revised) as Professor.  (ii) 4500-6300 After 5 years as Principal/ Professor in the scale of Rs. 3700-5700	(i) 12000-18300  (ii) 16400-20000	(i) If 5 years have not been completed in the scale of Rs. 12000-18300 or Rs. 3700-5700 (Pre-revised) as lecturer (Selection scale)  (ii) After 5 years as Principal/Lecturer (Selection Scale) in the scale of Rs. 12000-18300 or Rs. 3700-5700 (Pre-revised).
5	Lecturer (Selection Scale)	3700-5700 After 16 years as Lecturer in the scale of Rs. 700-1300 or in higher scales or after 8 years in the scale of Rs. 3000-5000.	12000-18300	After 16 years as Lecturer in the scale of Rs. 2200-4000 or in higher scales or after 8 years in the scale of Rs. 10000-15200.";

(c) under the sub-heading "DIRECTOR OF FOOD AND DRUGS CONTROL ADMINISTRATION", (a) under the headline "PHARMACY EDUCATION (DIPLOMA)", for the entries at serial Nos. 97 and 98, the following entries shall be substituted, namely :-

Sr. No. 1	Designation 2	Present Scale 3	Revised Scale 4	Remarks 5
"97"	Head of Department/ Lecturer (Selection Grade)	3700-5700 After 16 years as Lecturer in the scale of Rs. 700-1300 or in higher scale or after 8 years in the scale of Rs. 3000-5000 subject to AICTE conditions.	12000-18300	After 16 years as Lecturer in the scale of Rs. 2200-4000 or in higher scale or after 8 years in the scale of Rs. 10000-15200 subject to AICTE conditions.

98	Principal	3700-5700 + Special Pay of Rs. 200/- P.M.	12000-18300.";	
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(b) under the headline "PHARMACY EDUCATION (DEGREE)", for the entries at serial Nos. 101 and 102, the following entries shall be substituted, namely :-

Sr. No. 1	Designation 2	Present Scale 3	Revised Scale 4	Remarks 5
"101	Reader/ Lecturer (Selection Grade)	3700-5700	12000-18300	Subject to AICTE Conditions.
102	Professor/ Principal	(i) 3700-5700  (ii) 4500-7300 If he has not completed 5 years in the scale of Rs. 3700-5700 and on completion of 5 years in the said scale as Professor/ Principal, he be given the scale of Rs. 4500- 7300.	(i) 12000-18300  (ii) 16400- 22400	If he has not completed 5 years in the scale of Rs. 12000-18300/ 3700-5700 and on completion of 5 years in the said scale as Principal/Lecturer (Selection Grade) he be given the scale of Rs. 16400-22400."

By order and in the name of the Governor of Gujarat,

**H. D. SAILOR,**  
Under Secretary to Government.



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બંદરો અને વાહન વ્યવહાર વિભાગ

અધિસૂચના

સચિવાલય, ગાંધીનગર, ૧૦મી ઓક્ટોબર ૨૦૦૬.

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જીબી-પીટી-૩૨-એસટીસી-૧૦૨૦૦૪-મિની-૨૭૦-ધ.- ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ ના નિયમ-૩૨ (૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦ નો ૬૪ મો) ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી આ જાહેરનામા સાથે જોડેલી અનૂસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની “રાજકોટ (શહેર) વિભાગ માટેની સલાહકાર સમિતિ તરીકે” ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃ રચના કરે છે. જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે.

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| ૧. વિભાગીય નિયામકશ્રી,                                     | અધ્યક્ષશ્રી |
| ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર નિગમ, રાજકોટ વિભાગ, રાજકોટ |             |
| ૨. મેયરશ્રી, રાજકોટ મ્યુ. કોર્પોરેશન, રાજકોટ               | સભ્ય        |
| ૩. પોલીસ કમિશનરશ્રી, રાજકોટ અથવા તેમના પ્રતિનિધિ           | ”           |
| ૪. આસિસ્ટન્ટ કોમર્શિયલ મેનેજરશ્રી, વેસ્ટર્ન રેલ્વે, રાજકોટ | ”           |
| ૫. શ્રી હસુભાઈ દંતાણી રાજકોટ                               | ”           |
| ૬. શ્રી કાચડભાઈ ડાંગર, રાજકોટ                              | ”           |
| ૭. શ્રી બિપિનભાઈ ભટ્ટી, રાજકોટ                             | ”           |
| ૮. શ્રી કિશનભાઈ જાદવ, રાજકોટ                               | ”           |
| ૯. શ્રી સારાભાઈ જોગરાણા, રાજકોટ                            | ”           |
| ૧૦. શ્રી અજીતભાઈ રાજપુર, રાજકોટ                            | ”           |

૧૧.	શ્રી મહેશભાઈ કારિયા, જામકંડોરણા	સભ્ય
૧૨.	શ્રી સતીષભાઈ ભીમજીયાણી, જેતપુર	"
૧૩.	શ્રી છનાભાઈ રવજીભાઈ વિઝુવાડિયા, મુ. વાંકાનેર, નવાપરા	"
૧૪.	શ્રી ગોરધનભાઈ કુંવારિયા, માળીયા, જિ. રાજકોટ	"
૧૫.	વિભાગીય પરિવહન અધિકારી, જી.એસ.આર.ટી.સી., રાજકોટ	સચિવ

૨. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

#### અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક.
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો.
- (ગ) મુસાફરો વ્યાજબી દરે ખાનપાનની વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સુવિધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ.
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતો વખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એમ. ચૌહાણ,

સરકારના સંયુક્ત સચિવ.





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### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts.

બંદરો અને વાહન વ્યવહાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૦મી ઓક્ટોબર ૨૦૦૬.

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક : જીબી-પીટી-૩૩-એસટીસી-૧૦૨૦૦૬-મીની-૪૭-વ. - માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ ની કલમ-૧૭ અને ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ ના નિયમ-૩૨ (૧) અન્વયે મળેલ સત્તાની રૂએ આથી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની “ભૂજ વિભાગ માટેની સલાહકાર સમિતિ તરીકે” ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃ રચના કરે છે. જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે.

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| ૧.  | વિભાગીય નિયામકશ્રી,                                       | અધ્યક્ષશ્રી |
|     | ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર નિગમ, કચ્છ-ભૂજ વિભાગ, ભૂજ |             |
| ૨.  | પ્રમુખશ્રી, જિલ્લા પંચાયત, કચ્છ-ભૂજ                       | સભ્ય        |
| ૩.  | પોલીસ અધિક્ષકશ્રી, કચ્છ-ભૂજ અથવા તેમના પ્રતિનિધિ          | ”           |
| ૪.  | આસિસ્ટન્ટ કોમર્શિયલ મેનેજરશ્રી, વેસ્ટર્ન રેલ્વે, ગાંધીધામ | ”           |
| ૫.  | શ્રી ભરતભાઈ દામોદરભાઈ અબોટી, મોટા લાયજા, તા. માંડવી       | ”           |
| ૬.  | શ્રી દિનેશભાઈ એન. પરમાર, મું. માંડવી                      | ”           |
| ૭.  | શ્રી હિરેશભાઈ ગુલાબચંદ શાહ, મુ. સુથરી, તા. અબડાસા         | ”           |
| ૮.  | શ્રી અનિલભાઈ રાજારામ પંડ્યા, મું. અંજાર                   | ”           |
| ૯.  | શ્રી પ્રેમજીભાઈ લાલજીભાઈ ઠક્કર, મુ. રતનાલ, તા. અંજાર      | ”           |
| ૧૦. | શ્રી અશોકભાઈ ગોપાલભાઈ નાકરાણી, મુ. દયાપર, તા. લખપત        | ”           |

૧૧.	શ્રી ચન્દ્રસિંહ લાલુભા સોઢા, મુ. મથલ, તા. નખત્રાણા	સભ્ય
૧૨.	શ્રી નારાણભાઈ પ્રેમજીભાઈ મહેશ્વરી, મુ. માધાપર, તા. ભુજ	"
૧૩.	શ્રી હરીજન હાજીભાઈ દાનાભાઈ, મુ. કાનમેર, તા. રાપર	"
૧૪.	શ્રી ગુલ લાલચંદ બેલાણી, મુ. આદિપુર, તા. ગાંધીધામ	"
૧૫.	શ્રી નરેન્દ્રદાન રવદાન ગઢવી, મુ. જનાણ, તા. ભચાઉ	"
૧૬.	શ્રી અલીમામદ જત, મુ. ભુજ	"
૧૭.	શ્રી પાલુભાઈ લધાભાઈ ગઢવી, મુ. મુન્દ્રા	"
૧૮.	શ્રી બળવંતભાઈ વી. ઠક્કર, મુ. રાપર	"
૧૯.	વિભાગીય ટ્રાફિક અધિકારી, એસ.ટી. વિભાગ, ભુજ	સચિવ

૨. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

#### અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક.
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો.
- (ગ) મુસાફરો વ્યાજબી દરે ખાનપાનની વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સુવિધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ.
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતો વખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એમ. ચૌહાણ,

સરકારના સંયુક્ત સચિવ (વા. વ્ય.).



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 10<sup>th</sup> October, 2006.

#### COSTITUION OF INDIA

No. (GN-104) DPP-2005-UO 526-P.- In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Civil Services (Pension) Rules, 2002 namely :-

1. These rules may be called the Gujarat Civil Services (Pension) Rules, 2006.
2. In the Gujarat Civil Services (Pension) Rules, 2002 in rule 135,-
  - (1) for sub-rule (2) the following sub-rule shall be substituted, namely :-
 

"(2) The retiring Government employee shall give an undertaking that if arrears of rent in respect of Government residential accommodation occupied by him before retirement is detected subsequently, or if he is permitted by a specific order by the Competent Authority to continue to occupy the Government residential accommodation even after his retirement, the rent shall be recovered from the amount of pension and the temporary increase on pension as may be sanctioned and payable to him by the Government from time to time."
  - (2) after sub-rule (2), the following sub-rule shall be added, namely:-
 

"(3) In case of a death of an employee while in service if the family of that employee continues to occupy, the Government residential accommodation, the recovery of rent shall be made from the amount of family pension and the temporary increase as may be sanctioned and payable to him by the Government from time to time."

By order and in the name of Governor of Gujarat,

**B. C. PATEL,**  
Under Secretary to Government.



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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts.

બંદરો અને વાહન વ્યવહાર વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૧મી ઓક્ટોબર ૨૦૦૬.

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦.

ક્રમાંક:- જીબી-પીટી-૩૪-એસટીસી-૧૫૨૦૦૬-મીની-૩૬-ધ.- માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ ની કલમ-૧૭ અને ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર કોર્પોરેશનના નિયમો, ૧૯૭૧ ના નિયમ-૩૨ (૧) અન્વયે મળેલ સત્તાની રૂએ આથી આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો ઉપર ગુજરાત માર્ગ વાહન વ્યવહાર કોર્પોરેશનને સલાહ આપવાના હેતુ માટે તે કોર્પોરેશનના પરામર્શમાં કોર્પોરેશનને વખતો વખત સ્થાપિત કર્યા મુજબની “મહેસાણા વિભાગ માટેની સલાહકાર સમિતિ તરીકે” ઓળખાનારી સલાહકાર સમિતિની ગુજરાત સરકાર પુનઃ રચના કરે છે. જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે.

- |     |   |             |
|-----|---|-------------|
| ૧.  | વિભાગીય નિયામકશ્રી,<br>ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર નિગમ, મહેસાણા વિભાગ, મહેસાણા | અધ્યક્ષશ્રી |
| ૨.  | પ્રમુખશ્રી, જિલ્લા પંચાયત, મહેસાણા  | સભ્ય        |
| ૩.  | એક્ઝીક્યુટીવ એન્જિનીયર, જિલ્લા પંચાયત મહેસાણા                                       | ”           |
| ૪.  | આસિસ્ટન્ટ કોમર્શિયલ સુપ્રિન્ટેન્ડન્ટશ્રી, વેસ્ટર્ન રેલ્વે, મહેસાણા                  | ”           |
| ૫.  | શ્રી મહેશભાઈ મણીલાલ પટેલ, મુ. પો. ઐકોર ડેરી પાસે, તા. ઉંઝા                          | ”           |
| ૬.  | શ્રી બાબુભાઈ હીરાભાઈ પટેલ, શીવપાર્ક સોસાયટી, વિસનગર રોડ, મુ. વિજાપુર                | ”           |
| ૭.  | શ્રી વિનાયકભાઈ કનુભાઈ પંડ્યા, મુ. વિઠોડા, તા. ખેરાલુ                                | ”           |
| ૮.  | શ્રી બચુભાઈ સોમનાથ નાયક, આદર્શ સોસાયટી, સિવિલ પાછળ, વિસનગર                          | ”           |
| ૯.  | શ્રી ભૂપેન્દ્રભાઈ અંબાલાલ પરીખ, વર્ધમાન સોસાયટી, કરણનગર રોડ, મુ. કડી                | ”           |
| ૧૦. | શ્રી પ્રવિણભાઈ બાબુલાલ પટેલ, મુ. નાગલપુર, તા. મહેસાણા                               | ”           |

૧૧. શ્રી વિસાભાઈ જેસંગભાઈ ચૌધરી, મુ. બોરીયાવી, તા. જી. મહેસાણા સભ્ય
૧૨. શ્રી જેસંગજી ખોડાજી ઠાકોર, મુ. ચાંપા, તા. વડનગર ”
૧૩. શ્રી મોજુદાન સતીદાન ગઢવી, મુ. કાલરી, તા. બહુચરાજી ”
૧૪. વિભાગીય પરિવહન અધિકારી, એસ. ટી. મહેસાણા સચિવ

૨. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર શક્ય હોય ત્યાં સુધી જે વિભાગ માટે તે રચાઈ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

### અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક.
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો.
- (ગ) મુસાફરો વ્યાજબી દરે ખાનપાનની વેઈટીંગ શેડની, પ્રવાસ માટે પીવાનું પાણી પૂરું પાડવું વિગેરે સુવિધાઓનો પ્રબંધ.
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ.
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલ્વે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતો વખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

વી. એમ. ચૌહાણ,

સરકારના સંયુક્ત સચિવ (વા. વ્ય.).





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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
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### PORTS AND TRANSPORT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar. 18th October, 2006.

#### MOTOR VEHICLES ACT, 1988.

No. PT/2006/35/MTA/122006/3349/KH:-The following draft of a notification which is proposed to be issued under clause (xxxiii) of sub-section (2) of section 96 of the Motor Vehicles Act, 1988 (59 of 1988), is hereby published as required by sub-section (1) of section 212 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Principal Secretary to the Government of Gujarat, Ports and Transport Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period, will be considered by the Government.

#### DRAFT NOTIFICATION

No. PT/2006/35/MTA/122006/3349/KH:-In exercise of the powers conferred by clause (xxxiii) of sub-section (2) of section 96 of the Motor Vehicles Act, 1988 (59 of 1988) the Government of Gujarat hereby makes the following rules further to amend the Gujarat Motor Vehicles Rules, 1989, namely :-

1. These rules may be called the Gujarat Motor Vehicles (Amendment) Rules, 2006.

2. In the Gujarat Motor Vehicles Rules, 1989 (hereinafter referred to as "the said rules") in rule 118, in sub rule (3), for the figures and letters "15 kg" the figures and letters "25 kg" shall be substituted.

3. In the said rules, in rule 19, in sub-rule(1), in clause (ii), for the words "three years", the words "five years" shall be substituted.

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,

Joint Secretary to Government.



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#### PART IV-A

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#### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 18<sup>th</sup> October, 2006.

#### CENTRAL SALES TAX ACT, 1956.

No. (GN-108)CST-2006/S.8(5)(124)/TH.—In exercise of the powers conferred by sub-section (5) of section 8 of the Central Sales Tax Act, 1956 (LXXIV of 1956), the Government of Gujarat, having been satisfied that it is necessary so to do in the public interest, hereby amends the Government Notification, Finance Department No. (GN-86)CST-2006/S.8(5)(123)TH, dated the 2<sup>nd</sup> August, 2006, as follows, namely :-

In the SCHEDULE appended to the said Notification, for entry at serial No. 2, the following entry shall be substituted, namely :-

Sr. No.	Description of goods	Rate of Tax
"2.	(a) Milk powder-whole or skimmed.	2%".
	(b) Vitaminised infant milk foods sold in sealed containers.	

By order and in the name of the Governor of Gujarat,

C. J. MECWAN,  
Additional Secretary to Government.



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### PART IV-A

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by the Government of Gujarat under the Central Acts.

#### FINANCE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 19<sup>th</sup> October, 2006.

#### CONSTITUTION OF INDIA.

No. (GN-109) PSN-2005-TH-50-P.- In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Civil Services (Pension) Rules, 2002 namely :-

1. (1) These rules may be called the Gujarat Civil Services (Pension) (Second Amendment) Rules, 2006.  
(2) They shall be deemed to have come into force on and from 1st April, 2005.
2. In the Gujarat Civil Services (Pension) Rules, 2002 in rule 80, in sub-rule (2), in clause (a), for the words, letters and figures "minimum amount of Rs. 1275 and maximum amount of Rs. 13,000" the words, letters and figures "minimum amount of Rs. 1913 and maximum amount of Rs. 19,500" shall be substituted.

By order and in the name of the Governor of Gujarat,

**B. C. PATEL,**  
Under Secretary to Government.



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by the Government of Gujarat under the Central Acts.

### ENERGY & PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 26th October, 2006.

#### THE ELECTRICITY ACT, 2003:

No. GU-2006(97)MVN-10-2006-1437-E :-In Exercise of the powers conferred by sub section (1) of section 162 of the Electricity Act, 2003 (36 of 2003) and in supersession of the Government Notification, Energy and Petrochemicals Department No. GU-2004-45-ELA-1103-9680-K, Dated : 3rd July, 2004, the Government of Gujarat hereby appoints duly qualified persons specified in Column 2 of the Schedule appended hereto, to be the Chief Electrical Inspector, Dy. Chief Electrical Inspector and Electrical Inspector to exercise the powers and perform the functions of the Electrical Inspector under the said Act within the areas specified against each of them in column 3 of the Schedule.



**SCHEDULE**

Sr. No. 1	Persons 2	Area 3
1	Chief Electrical Inspector.	Whole of the State of Gujarat
2	Deputy Chief Electrical Inspector, HO and Central Zone, Gandhinagar.	Gandhinagar, Ahmedabad, Nadiad, Anand, Panchmahal and Dahod Districts.
3	Deputy Chief Electrical Inspector, South Zone, Vadodara.	Vadodara, Bharuch, Narmada, Surat, Valsad, Navsari and Dangs Districts.
4	Deputy Chief Electrical Inspector, North Zone, Mehsana.	Mehsana, Patan, Kutch, Banaskantha and Sabarkantha Districts.
5	Deputy Chief Electrical Inspector, Saurashtra Zone, Rajkot.	Rajkot, Junagadh, Jamnagar, Porbandar, Amreli, Bhavnagar and Surendranagar Districts.
6	Electrical Inspector HO.	Whole of the State of Gujarat.
7	Electrical Inspector-Licensing Board Gandhinagar.	Whole of the State of Gujarat.
8	Electrical Inspector-1 Vigilance H.O, Gandhinagar.	Whole of the State of Gujarat.
9	Electrical Inspector-2 Vigilance H.O, Gandhinagar.	Whole of the State of Gujarat.
10	Electrical Inspector, Ahmedabad.	Ahmedabad and Gandhinagar Districts.
11	Electrical Inspector, Nadiad	Nadiad, Anand, Panchmahal and Dahod Districts.
12	Electrical Inspector, Vadodara	Vadodara, Bharuch and Narmada Districts.
13	Electrical Inspector, Surat	Surat District.
14	Electrical Inspector, Valsad	Valsad, Navsari and Dang District.
15	Electrical Inspector, Mehsana	Mehsana, Patan, Banaskantha and Sabarkantha Districts.
16	Electrical Inspector, Kutchh	Kutchh District.
17	Electrical Inspector, Rajkot	Rajkot, Junagadh, Jamnagar and Porbandar Districts.
18	Electrical Inspector, Bhavnagar	Bhavnagar, Amreli and Surendranagar Districts.

By order and in the name of the Governor of Gujarat,

(Sd-/) ILLEGIBLE,  
Under Secretary to Government.



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## PART IV-A

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### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 26<sup>th</sup> October, 2006.

INDIAN ELECTRICITY RULES, 1956.

No. GU-2006(98)-MVN-10-2006-1437-E. ---In Exercise of the powers conferred by of sub Rule (1) of Rule 4A of the Indian Electricity Rules, 1956 and in supersession of the Government Notification, Industries, Mines and Energy Department No. GU-90/17-IEA-1077-14592-II-K, Dtd: 20<sup>th</sup> February, 1990, the Government of Gujarat hereby appoints the officers specified in Column 2 of the Schedule appended hereto, to assist the Inspectors specified in column 3 of the said Schedule.

#### SCHEDULE

Sr. No.	OFFICERS	WHOM TO ASSIST
1	2	3
1	Assistant Electrical Inspector, HO and Central Zone, Gandhinagar	Chief Electrical Inspector, Gandhinagar.
2	Assistant Electrical Inspector-1, (Vigilance) HO, Gandhinagar	Electrical Inspector-1, Vigilance, Gandhinagar.
3	Assistant Electrical Inspector-2, (Vigilance) HO, Gandhinagar	Electrical Inspector-2, Vigilance, Gandhinagar.
4	Assistant Electrical Inspector (Licensing Board), Gandhinagar	Electrical Inspector, Licensing Board.
5	Assistant Electrical Inspector-South Zone, Vadodara	Dy. Chief Electrical Inspector, South Zone, Vadodara
6	Assistant Electrical Inspector-North Zone, Mehsana	Dy. Chief Electrical Inspector, North Zone, Mehsana
7	Assistant Electrical Inspector-Saurashtra Zone, Rajkot	Dy. Chief Electrical Inspector, Saurashtra Zone, Rajkot
8	Assistant Electrical Inspector-1, Ahmedabad	Electrical Inspector, Ahmedabad
9	Assistant Electrical Inspector-2, Ahmedabad	Electrical Inspector, Ahmedabad
10	Assistant Electrical Inspector-3, Ahmedabad	Electrical Inspector, Ahmedabad
11	Assistant Electrical Inspector-4, Ahmedabad	Electrical Inspector, Ahmedabad
12	Assistant Electrical Inspector-5, Ahmedabad	Electrical Inspector, Ahmedabad
13	Assistant Electrical Inspector Gandhinagar	Electrical Inspector, Ahmedabad
14	Assistant Electrical Inspector, Nadiad	Electrical Inspector, Nadiad

1	2	3
15	Assistant Electrical Inspector, Godhra	Electrical Inspector, Nadiad
16	Assistant Electrical Inspector-1, Vadodara	Electrical Inspector, Vadodara
17	Assistant Electrical Inspector-2, Vadodara	Electrical Inspector, Vadodara
18	Assistant Electrical Inspector, Bharuch	Electrical Inspector, Vadodara
19	Assistant Electrical Inspector-1, Surat	Electrical Inspector, Surat
20	Assistant Electrical Inspector-2, Surat	Electrical Inspector, Surat
21	Assistant Electrical Inspector-3, Surat	Electrical Inspector, Surat
22	Assistant Electrical Inspector-4, Surat	Electrical Inspector, Surat
23	Assistant Electrical Inspector, Navsari	Electrical Inspector, Valsad
24	Assistant Electrical Inspector, Valsad	Electrical Inspector, Valsad
25	Assistant Electrical Inspector, Mehsana	Electrical Inspector, Mehsana
26	Assistant Electrical Inspector, Sabarkantha	Electrical Inspector, Mehsana
27	Assistant Electrical Inspector, Banaskantha	Electrical Inspector, Mehsana
28	Assistant Electrical Inspector, Kutch	Electrical Inspector, Kutch
29	Assistant Electrical Inspector-1, Rajkot	Electrical Inspector, Rajkot
30	Assistant Electrical Inspector-2, Rajkot	Electrical Inspector, Rajkot
31	Assistant Electrical Inspector, Junagadh	Electrical Inspector, Rajkot
32	Assistant Electrical Inspector, Jamnagar	Electrical Inspector, Rajkot
33	Assistant Electrical Inspector, Bhavnagar	Electrical Inspector, Bhavnagar
34	Assistant Electrical Inspector, Surendranagar	Electrical Inspector, Bhavnagar

By order and in the name of the Governor of Gujarat,

(Sd)/- Illegible,  
Under Secretary to Government.



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#### ENERGY & PETROCHEMICALS DEPARTMENT

#### Order

Sachivalaya, Gandhinagar, 26th October, 2006.

#### THE ELECTRICITY ACT, 2003.

No. GU-2006(99)MVN-10-2006-1437-E-In Exercise of the powers conferred by sub-section (1) of section 161 of the Electricity Act, 2003 (36 of 2003) and in supersession of the Government Order, Energy and Petrochemicals Department No. GU-2004-46-ELA-1103-9680-K, Dtd : 3rd July, 2004, the Government of Gujarat hereby directs that any accident occurs in connection with the Generation transmission, distribution, Supply or use of electricity, in or in connection with, any part of electric lines or electric plant of any person and such accident results or is likely to have resulted in loss of human or animal life or any injury in the area specified in column 3 of the schedule appended hereto, such person shall give notice of occurrence of such accident to the Electrical Inspector specified against them in column 2 of the schedule and such Inspector shall inquire and report as to the cause of accident and the manner in and the extend to which the provisions of the Act, the Rules and Regulations made thereunder or of license, have been complied with.

#### SCHEDULE

Sr. No. 1	Designation 2	Area 3
A	FOR ON FATAL ACCIDENT	
1	Electrical Inspector, Ahmedabad	Ahmedabad and Gandhinagar Districts.
2	Electrical Inspector, Nadiad	Nadiad, Anand, Panchmahal and Dahod Districts.
3	Electrical Inspector, Vadodara	Vadodara, Bharuch, Narmada and Districts.
4	Electrical Inspector, Surat	Surat District

1	2	3
5	Electrical Inspector, Valsad	Valsad, Navsari and Dang Districts.
6	Electrical Inspector, Mehsana	Mehsana, Patan, Banaskantha and Sabarkantha Districts.
7	Electrical Inspector, Kutchh	Kutchh District
8	Electrical Inspector, Rajkot	Rajkot, Junagadh, Jamnagar and Porbandar Districts
9	Electrical Inspector, Bhavnagar	Bhavnagar, Amreli, and Surendranagar Districts.
B	FOR NONFATAL ACCIDENT	
1	Assistant Electrical Inspector-1,2,3,4,5 Ahmedabad	Ahmedabad District.
2	Assistant Electrical Inspector, Gandhinagar	Gandhinagar District.
3	Assistant Electrical Inspector, Nadiad	Nadiad and Anand Districts.
4	Assistant Electrical Inspector, Godhra	Panchmahal and Dahod Districts.
5	Assistant Electrical Inspector, 1, 2 Vadodara	Vadodara Districts.
6	Assistant Electrical Inspector, Bharuch	Bharuch and Narmada Districts.
7	Assistant Electrical Inspector, 1,2,3,4 Surat	Surat District.
8	Assistant Electrical Inspector, Navsari	Navsari District.
9	Assistant Electrical Inspector, Valsad	Valsad and Dang Districts.
10	Assistant Electrical Inspector, Mehsana	Mehsana Districts.
11	Assistant Electrical Inspector, Sabarkantha	Sabarkantha District.
12	Assistant Electrical Inspector, Banaskantha	Banaskantha and Patan Districts.
13	Assistant Electrical Inspector, Kutchh	Kutchh District.
14	Assistant Electrical Inspector, 1,2 Rajkot	Rajkot District.
15	Assistant Electrical Inspector, Junagadh	Junagadh and Porbandar Districts.
16	Assistant Electrical Inspector, Jamnagar	Jamnagar District.
17	Assistant Electrical Inspector, Bhavnagar	Bhavnagar and Amreli Districts.
18	Assistant Electrical Inspector, Surendranagar	Surendranagar Districts.

By order and in the name of the Governor of Gujarat,

(Sd/-) **ILLEGIBLE**,  
Under Secretary to Government.





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ENERGY AND PETROCHEMICALS DEPARTMENT

Order

Sachivalaya, Gandhinagar, 26<sup>th</sup> October, 2006.

### THE ELECTRICITY ACT, 2003.

No. GU-2006(105) MVN-10-2006-1437-E.-In exercise of the powers conferred by sub-section (1) of section 152 of the Electricity Act, 2003 (36 of 2003) and in supersession of Govt. Order No. ELA-2004(38)-1103-9539-K, Dtd. 5th June, 2004 the Government of Gujarat hereby authorize the officers mentioned in column-2 of the Schedule appended hereto to compound the offences relating to theft of electricity within the area specified in column-3, to the extent of sum of money specified against them in column-4 of the Schedule.

### SCHEDULE

#### A. OFFICERS OF ELECTRICAL INSPECTORATE, GANDHINAGAR.

Sr. No. (1)	Designation of officer (2)	Area (3)	Sum of Money (4)
1	Chief Electrical Inspector	Whole of the State	More than Rupees one lakh
2	Deputy Chief Electricity Inspector	Within his jurisdiction	Not exceeding Rupees one lakh
3	Electrical Inspector of the District	Within his jurisdiction	Not exceeding Rupees one lakh

#### B. OFFICERS OF GUJARAT URJA VIKAS NIGAM LTD. AND ITS DISTRIBUTION COMPANIES

- I. Uttar Gujarat Vij Company Limited
- II. Daxin Gujarat Vij Company Limited

III. Madhya Gujarat Vij Company Limited

IV. Paschim Gujarat Vij Company Limited

Sr. No. (1)	Designation of officer (2)	Area (3)	Sum of Money (4)
1	Executive Engineer Operation and Maintenance of divisional Head of Gujarat Electricity Board or the person holding the equivalent post in the operation and Maintenance of the relevant Distribution Company.	Within his jurisdiction	Not exceeding rupees fifty thousand.
2	Superintending Engineer Operation and Maintenance of Circle Office of Gujarat Electricity Board or the person holding the equivalent post in the Operation and Maintenance of the relevant Distribution Company.	Within his jurisdiction	More than rupees fifty thousand but not exceeding rupees three Lakhs.
3	Chief Engineer and the Additional Chief Engineer Zonal office of the Gujarat Electricity Board or the person holding the equivalent Distribution Company.	Within his jurisdiction	More than rupees three Lakhs but not exceeding rupees five Lakhs.
4	Chief Engineer (Distribution) of Head Office, Gujarat Electricity Board or the person holding the equivalent post in the operation and Maintenance of the relevant Distribution Company.	Within his jurisdiction	More than rupees five Lakhs.

C. Office of the Torrent Power Limited, Ahmedabad and Surat.

Sr. No. (1)	Designation of officer (2)	Area (3)	Sum of Money (4)
1	Any Officer not below the rank of Assistant General Manager of Zonal Offices, Bulk Supply Department, Commercial Department and Revenue Protection and Recovery Cell in the authorized jurisdiction.	Within his jurisdiction in the licensing area of the Company.	Any Amount.

By Order and in the name of Governor of Gujarat,

(SD) ILLEGIBLE

Under Secretary to Government.



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#### ENERGY AND PETROCHEMICALS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 26<sup>th</sup> October, 2006.

#### Electrical Wires, Cables, Appliances and Protection Devices and Accessories (Quality Control) Order, 2003.

No. GU-2006(103) MVN-10-2006-1437-E.-In exercise of the powers conferred by sub-clause (b) of clause 2 of the Electrical Wires, Cables, Appliances and Protective Devices and Accessories (Quality Control) Order, 2003 and in supersession of the earlier Government notification No. GU/2005/68/COE/1003/2983/K dated 15-7-2005, the Government of Gujarat hereby Appoints the officers specified in column 2 of the schedule appended here to be an Appropriate Authority for areas specified against them in the column 3 for the purposes of the said order.

#### SCHEDULE

Sr. No. 1	Designation 2	Area 3
(1)	Chief Electrical Inspector	Whole of the State of Gujarat
(2)	Deputy Chief Electrical Inspector, HO and Central Zone Gandhinagar	Gandhinagar, Ahmedabad, Nadiad, Anand, Panchmahal and Dahod Districts.
(3)	Deputy Chief Electrical Inspector, South Zone, Vadodara	Vadodara, Bharuch, Narmada, Surat, Valsad, Navsari and Dang Districts.
(4)	Deputy Chief Electrical Inspector, North Zone, Mehsana	Mehsana, Patan, Kutch, Banaskantha and Sabarkantha Districts.

1	2	3
(5)	Deputy Chief Electrical Inspector, Saurashtra Zone, Rajkot.	Rajkot, Junagadh, Jamnagar, Porbandar, Amreli, Bhavnagar and Surendranagar Districts.
(6)	Electrical Inspector, Ahmedabad	Ahmedabad and Gandhinagar Districts
(7)	Electrical Inspector, Nadiad	Nadiad Anand, Panchmahal and Dahod Districts.
(8)	Electrical Inspector, Vadodara	Vadodara, Bharuch and Narmada Districts.
(9)	Electrical Inspector, Surat	Surat District
(10)	Electrical Inspector, Valsad	Valsad, Navsari and Dang Districts.
(11)	Electrical Inspector, Mehsana	Mehsana, Patan, Banaskantha and Sabarkantha Districts.
(12)	Electrical Inspector, Kutchh	Kutchh District
(13)	Electrical Inspector, Rajkot	Rajkot, Junagadh, Jamnagar and Porbandar Districts
(14)	Electrical Inspector, Bhavnagar	Bhavnagar, Amreli and Surendranagar Districts
(15)	Assistant Electrical Inspector, 1, 2, 3, 4, 5, Ahmedabad	Ahmedabad District.
(16)	Assistant Electrical Inspector, Gandhinagar	Gandhinagar District.
(17)	Assistant Electrical Inspector, Nadiad	Nadiad and Anand Districts.
(18)	Assistant Electrical Inspector, Godhra	Panchmahal and Dahod Districts.
(19)	Assistant Electrical Inspector-1, 2, Vadodara	Vadodara District.
(20)	Assistant Electrical Inspector, Bharuch	Bharuch and Narmada Districts.
(21)	Assistant Electrical Inspector-1, 2, 3, 4, Surat	Surat District.
(22)	Assistant Electrical Inspector, Navsari	Navsari District.
(23)	Assistant Electrical Inspector, Valsad	Valsad and Dang Districts.
(24)	Assistant Electrical Inspector, Mehsana	Mehsana and Patan Districts.
(25)	Assistant Electrical Inspector, Sabarkantha	Sabarkantha District.
(26)	Assistant Electrical Inspector, Banaskantha	Banaskantha District.
(27)	Assistant Electrical Inspector, Kutchh	Kutchh District.
(28)	Assistant Electrical Inspector-1, 2, Rajkot	Rajkot District.
(29)	Assistant Electrical Inspector, Junagadh	Junagadh and Porbandar Districts.
(30)	Assistant Electrical Inspector, Jamnagar	Jamnagar District
(31)	Assistant Electrical Inspector, Bhavnagar	Bhavnagar and Amreli Districts.
(32)	Assistant Electrical Inspector, Surendranagar	Surendranagar District

By Order and in the name of the Governor of Gujarat,

(Sd) ILLEGIBLE

Under Secretary to Government.



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#### FOREST AND ENVIRONMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 27<sup>th</sup> October, 2006.

No. GVN-102004-PCB--102000-1368-P.-In exercise of the powers conferred by sub-section (3) of section 40 of the Water (Prevention & Control of Pollution) Act, 1974 (Act No. 6 of 1974), the Government of Gujarat hereby appoint R. S. Patel & Co., (WRO565), 901, Popular House, Near Income Tax Circle, Ashram Road, Ahmedabad-380 009, Gujarat, Auditors of the Gujarat Pollution Control Board, Sector-10/A, Gandhinagar-382 010 for auditing the accounts of financial year 2005-2006 subject the following conditions:-

1. The Company will be paid remuneration of 30,000/- (Rupees thirty thousand only) after the receipt of the Audit Report of the Board.
2. The Travelling allowance and daily allowance will be paid as per the rules prescribed by the Gujarat Pollution Control Board, Gandhinagar.
3. The audit work should be completed and Audit Report should be submitted to the Board within six months from the date of appointment.

By order and in the name of the Governor of Gujarat,

 **NANDKISHOR PATEL**  
Deputy Secretary to Government.





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#### FOREST AND ENVIRONMENT DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 27<sup>th</sup> October, 2006.

No. GVN-102004-PCB--102000-1368-P.-In exercise of the powers conferred by sub-section (3) of section 40 of the Water (Prevention & Control of Pollution) Act, 1974 (Act No. 6 of 1974), Government of Gujarat hereby appoint R. S. Patel & Co., (WRO565), 901, Popular House, Near Income Tax Office, Ashram Road, Ahmedabad-380 009, Gujarat, Auditors of the Gujarat Pollution Control Board, Sector-10/A, Gandhinagar-382 010 for auditing the accounts of financial year 2006-2007 subject the following conditions:-

1. The Company will be paid remuneration of 30,000/- (Rupees thirty thousand only) after the receipt of the Audit Report of the Board.
2. The Travelling allowance and daily allowance will be paid as per the rules prescribed by the Gujarat Pollution Control Board, Gandhinagar.
3. The audit work should be completed and Audit Report should be submitted to the Board within six months from the date of appointment.

By order and in the name of the Governor of Gujarat,

**NANDKISHOR PATEL**  
Deputy Secretary to Government.



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### HOME DEPARTMENT (SPECIAL)

#### Notification

Sachivalaya, Gandhinagar, 2nd November, 2006.

#### THE CONSERVATION OF FOREIGN EXCHANGE AND PREVENTION OF SMUGGLING ACTIVITIES ACT, 1974.

No. GG/2006/116/SBIII/PAS/1099/726.- In exercise of the powers conferred by section 8 of the Conservation of Foreign Exchange and Prevention of Smuggling Activities Act, 1974, the Government of Gujarat is pleased to reconstitute the following Advisory Board under the Chairmanship of Hon'ble Mr. Justice (Retd.) **J. U. Mehta**, for the period of one year (from 09-11-2006 to 08-11-2007) with effect from 9th November, 2006.

- (1) Hon'ble Mr. Justice (Retd.) J. U. Mehta, Chairman.
- (2) Hon'ble Mr. Justice (Retd.) D. K. Trivedi, Member.
- (3) Hon'ble Mr. Justice (Retd.) H. R. Shelat, Member.

By order and in the name of the Governor of Gujarat,

**P. N. PATEL,**  
Joint Secretary to Government.



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### HOME DEPARTMENT (SPECIAL)

#### Notification

Sachivalaya, Gandhinagar, 2nd November, 2006.

#### THE NATIONAL SECURITY ACT, 1980.

No. GG/2006/117/SBIII/PAS/1099/726 :- In exercise of the powers, conferred by section 9 of the National Security Act, 1980, the Government of Gujarat is pleased to reconstitute the following Advisory Board under the Chairmanship of Hon'ble Mr. Justice (Retd.)

*J. U. Mehta*, for the period of one year (from 09-11-2006 to 08-11-2007) with effect from 9th November, 2006.

- (1) Hon'ble Mr. Justice (Retd.) J. U. Mehta, Chairman.
- (2) Hon'ble Mr. Justice (Retd.) D. K. Trivedi, Member.
- (3) Hon'ble Mr. Justice (Retd.) H. R. Shelat, Member.

By order and in the name of the Governor of Gujarat,

**P. N. PATEL,**  
Joint Secretary to Government.



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### HOME DEPARTMENT (SPECIAL)

#### Notification

Sachivalaya, Gandhinagar, 2nd November, 2006.

#### THE PREVENTION OF ILLICIT TRAFFIC IN NARCOTIC DRUGS AND PSYCHOTROPIC SUBSTANCES ACT, 1988.

No. GG/2006/118/SBIII/PAS/1099/726 : In exercise of the powers, conferred by section 9 of the Prevention of Illicit Traffic in Narcotic Drugs and Psychotropic Substances Act, 1988, the Government of Gujarat is pleased to reconstitute the following Advisory Board under the Chairmanship of Hon'ble Mr. Justice (Retd.) **J. U. Mehta**, for the period of one year (from 09-11-2006 to 08-11-2007) with effect from 9th November, 2006.

- (1) Hon'ble Mr. Justice (Retd.) J. U. Mehta, Chairman.
- (2) Hon'ble Mr. Justice (Retd.) D. K. Trivedi, Member.
- (3) Hon'ble Mr. Justice (Retd.) H. R. Shelat, Member.

By order and in the name of the Governor of Gujarat,

**P. N. PATEL,**  
Joint Secretary to Government.



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બંદરો અને વાહન વ્યવહાર વિભાગ  
જાહેરનામું

સચિવાલય, ગાંધીનગર, ૩૭ નવેમ્બર, ૨૦૦૬.

માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦

ક્રમાંક : જીબી/પીટી/૩૬/એસટીસી/૧૦૨૦૦૩/૩૦૬૮/ઘ. -ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર નિગમના નિયમો, ૧૯૭૧ના નિયમ-૩૨ (૧) સાથે વાંચતા માર્ગ વાહન વ્યવહાર કોર્પોરેશન અધિનિયમ, ૧૯૫૦ (સન ૧૯૫૦નો ૬૪મો)ની કલમ-૧૭ અન્વયે મળેલ સત્તાની રૂએ, ગુજરાત સરકાર આથી આ જાહેરનામામાં નિર્દિષ્ટ કરેલ બાબતો ઉપર ગુજરાત માર્ગ વાહન વ્યવહાર નિગમના પરામર્શમાં નિગમને વખતોવખત સ્થાપિત કર્યા મુજબની “સાબરકાંઠા-હિંમતનગર માટેની સલાહકાર સમિતિ” તરીકે ઓળખાનારી સલાહકાર સમિતિની તા. ૧૪/૯/૨૦૦૪ની વિભાગની અધિસૂચના ક્રમાંક : જીબી-૨૦૦૪-૮૯-એસટીસી-૧૦૨૦૦૩-૩૦૬૮/ઘ થી રચેલી સલાહકાર સમિતિ રદ કરીને આથી પુનઃરચના કરે છે, જેમાં નીચે જણાવેલ વ્યક્તિઓનો સમાવેશ થાય છે.

- |    |   |             |
|----|---|-------------|
| ૧. | વિભાગીય નિયામકશ્રી,<br>ગુજરાત રાજ્ય માર્ગ વાહન વ્યવહાર નિગમ, હિંમતનગર વિભાગ, હિંમતનગર | અધ્યક્ષશ્રી |
| ૨. | પ્રમુખ, જિલ્લા પંચાયત, સાબરકાંઠા-હિંમતનગર   | સભ્ય        |
| ૩. | એક્ઝીક્યુટીવ એન્જિનીયર, જિલ્લા પંચાયત, સાબરકાંઠા-હિંમતનગર                             | "           |
| ૪. | આસિસ્ટન્ટ કોમર્શિયલ સુપ્રિન્ટેન્ડન્ટશ્રી, વેસ્ટર્ન રેલવે, હિંમતનગર                    | "           |
| ૫. | શ્રી હરેશકુમાર રમણલાલ જોષી, જય અંબે સોસાયટી, ખેડબ્રહ્મા                               | "           |
| ૬. | શ્રી શીવાભાઈ શામળલાલ પટેલ, બોભા, તા. પ્રાંતિજ   | "           |
| ૭. | શ્રી નારાયણભાઈ કેવળભાઈ પટેલ, ડુંગરી, તા. ઈડર  | "           |
| ૮. | શ્રી પ્રવિણભાઈ માણકાભાઈ પટેલ, ભંડવાલ, વડાલી   | "           |
| ૯. | શ્રી રમેશચંદ્ર કેશવલાલ રાવલ, શામળાજી, ભિલોડા  | "           |



૧૦.	શ્રી રૂમાલસિંહ મોહનસિંહ પરમાર, આમોદરા, ધનસરા	સભ્ય
૧૧.	શ્રી યોગેશભાઈ હસમુખભાઈ પંડ્યા, માલપુર	"
૧૨.	શ્રી નાનજીભાઈ કે. પટેલ, ઈસરી, મેઘરજ	"
૧૩.	શ્રી ઉદેસિંહ પુંજાજી ઝાલા, ચોઈલા, તા. બાયડ	"
૧૪.	શ્રી વિનાયકભાઈ મણીલાલ મહેતા, ખેડાવાડા, હિંમતનગર	"
૧૫.	શ્રી સોમાભાઈ એમ. ખાંટ, બાયડ માંખરોડ, મોડાસા	"
૧૬.	શ્રી જવાનસિંહ કેશરીસિંહ ઝાલા, જસાજની મુવાડી, તા. તલોદ	"
૧૭.	શ્રી ડોડીયા ગજેન્દ્રસિંહ ભવાનસિંહ, વિજયનગર	"
૧૮.	શ્રી અંબાલાલ છગનલાલ કડીયા, છાપરીયા, હિંમતનગર	"
૧૯.	વિભાગીય પરિવહન અધિકારી, એસ.ટી. સાબરકાંઠા-હિંમતનગર	સચિવ

૨. આ જાહેરનામા સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી બાબતો સંબંધમાં સમિતિએ આપવાની સલાહ અને કરવાની ભલામણોનું કાર્યક્ષેત્ર જે વિભાગ માટે તે રચાયેલ છે તે વિભાગ પૂરતું મર્યાદિત રહેશે.

#### અનુસૂચિ

- (ક) વિભાગમાં એસ.ટી. બસ સેવાઓનું સમયપત્રક
- (ખ) મુસાફરી કરતી જનતાને અનુભવવી પડતી સામાન્ય તકલીફો.
- (ગ) મુસાફરો વાજબી દરે ખાનપાનની, વેઈટીંગ સીટની, પ્રવાસ માટેની, પીવાનું પાણી પૂરું પાડવું વિગેરે સુવિધાઓનો પ્રબંધ
- (ઘ) મુસાફરી કરતી જનતા તરફથી મળેલી ફરિયાદોનો નિકાલ
- (ચ) કોર્પોરેશનના બે અથવા વધારે વિભાગો વચ્ચે રેલવે રસ્તાની સેવાઓ અથવા વાહન વ્યવહારની સેવાઓ વચ્ચેના સંકલનને લગતી બાબતો અને
- (છ) કોર્પોરેશન વખતોવખત સમિતિના ધ્યાન પર લાવે તેવી અન્ય બાબતો.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

દિલીપસિંહ ડી. ચૌહાણ,  
સરકારના ઉપ સચિવ (વા.વ્ય.)  
બંદરો અને વાહન વ્યવહાર વિભાગ



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# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### FOOD CIVIL SUPPLIES AND CONSUMER AFFAIRS DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 8<sup>th</sup> November, 2006.

#### CONSUMER PROTECTION ACT-1986.

No. GTH/2006/45/CPA/102005/2826/18/D.-- In exercise of the powers conferred by Clause (2) of section-9 read with Sub-section (i) (a), 1 (A) & 2 of Section-10 of the Consumer Protection Act, 1986 as amended in 1993, AND 2002 Government of Gujarat hereby transfers Dr. Harshad S. Joshi, Member, District Consumer Disputes Redressal Forum, Baroda (Main) to District Consumer Disputes Redressal Forum, Surat (Main) with headquarter at Surat.

By order and in the name of the Governor of Gujarat,

**P. B. PATNI,**  
Joint Secretary to Government.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

ગૃહ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, દક્ષી નવેમ્બર, ૨૦૦૬.

ફોજદારી કાર્યરીતિ અધિનિયમ, ૧૯૭૩.

ક્રમાંક : જીજી/૧૨૧/સીઆરસી/૩૧૦૪/૮૧૮/મ-૧૯૭૩ના ફોજદારી કાર્યરીતિ અધિનિયમ (૧૯૭૪નો ૨જો)ની કલમ-૨૦ અને કલમ-૨૧થી મળેલ સત્તાની રૂએ ગુજરાત સરકાર આથી નીચે જણાવેલ કર્મચારી/અધિકારીશ્રીઓને આ અધિનિયમની કલમ-૨૦ મુજબ ભગવાનશ્રી નરસિંહજીનાં વરઘોડા પ્રસંગે કાયદો અને વ્યવસ્થાની જાળવણી માટે તા. ૨/૧૧/૦૬ થી ૫/૧૧/૨૦૦૬ સુધી. પોલીસ કમિશનરશ્રી વડોદરા શહેરના હકુમત હેઠળના વિસ્તાર માટે કાર્યપાલક મેજિસ્ટ્રેટ તરીકે નીમીને કલમ-૨૧ અન્વયે ખાસ કાર્યપાલક મેજિસ્ટ્રેટ તરીકે કલમ-૧૪૪ના અધિકારો પાશ્ચાતવર્તી અસરથી આપવાની મંજૂરી આપે છે.

અ.નં.	કર્મચારીનું નામ	હોદ્દો	કચેરીનું નામ
૧	શ્રી એમ. એ. મકવાણા	પુ. નિ.	પુરવઠા શાખા, કલેક્ટર કચેરી
૨	શ્રી એમ. એમ. ભાભોર	—''—	—''—
૩	શ્રી જે. એ. વ્યાસ	—''—	—''—
૪	શ્રી પી. પી. પારેખ	—''—	—''—
૫	શ્રી વી. જે. શાહ	—''—	—''—
૬	શ્રી યુ. એલ. ચૌધરી	—''—	—''—
૭	શ્રી એસ. સી. ખારવા	—''—	—''—
૮	શ્રી એસ. જી. વાસદીયા	—''—	—''—
૯	શ્રી એમ. વી. રંગરેજ	—''—	—''—

અ.નં.	કર્મચારીનું નામ	હોદ્દો	કચેરીનું નામ
૧૦	શ્રી એચ. એચ. પાઠક	નાયબ મામલતદાર	મનોરંજન શાખા
૧૧	શ્રી ડી. કે. પુરોહિત	—''—	મામલતદાર અને કૃષિ વડોદરા
૧૨	શ્રી આર. પી. જાધવ	—''—	—''—
૧૩	શ્રી ડી. એલ. ડામોર	—''—	મ. ભો. યો. વડોદરા
૧૪	શ્રી પી. કે. પરમાર	—''—	જમીન સુધારણા શાખા
૧૫	શ્રી ગોરધનભાઈ વસાવા	—''—	મામલતદાર વડોદરા (શહેર)

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

પી. ડી. મહેતા,  
સેક્શન અધિકારી.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 20<sup>th</sup> November, 2006.

#### CONSTITUTION OF INDIA.

No.(GN-110) PARACH-2001-O-3454-GOI-14 (2006)-P. — In exercise of the powers conferred by the proviso to article-309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Civil Services (Leave) Rules, 2002 namely :-

1. (1) These rules may be called the Gujarat Civil Services (Leave) (Amendment) Rules, 2006.  
(2) They shall come into force on the date of their publication in the *Official Gazette*.
2. In the Gujarat Civil Services (Leave) Rules, 2002, after the rule 69, the following rule shall be inserted, namely :-  

**“69 A. Child Adoption Leave :** (1) A Competent Authority may, subject to the provisions of this rule, grant to a female Government employee, with fewer than two surviving children, on valid adoption of a child below the age of one year, Child Adoption Leave for a period of one hundred and thirty-five days immediately after the date of valid adoption on the lines of maternity leave admissible to natural mother.

(2) The Leave salary admissible during the period of child adoption leave shall be equal to the pay drawn immediately before proceeding on leave.

(3) (a) Child Adoption Leave may be combined with any other kind of leave.  
(b) In continuation of the Child Adoption Leave granted under sub-rule (1), a female Government employee on valid adoption of a child may also be granted, if applied for, leave of the kind due and admissible (including leave not due and commuted leave not exceeding sixty days without production of medical certificate) for a period up to one year reduced by the age of the adopted child on the date of valid adoption, without taking into account Child Adoption Leave :

Provided that this facility shall not be admissible in case she is already having two surviving children at the time of adoption.

(4) Child Adoption Leave shall not be debited against the leave account.”.

By order and in the name of the Governor of Gujarat,

**B. C. PATEL,**  
Under Secretary to Government.





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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

અનન, નાગરિક પુરવઠા અને ગ્રાહકોની બાબતોનો વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૦મી નવેમ્બર, ૨૦૦૬.

#### ગ્રાહક સુરક્ષા અધિનિયમ-૧૯૮૬

ક્રમાંક : જીટીએચ-૨૦૦૬-૪૬-સીપીએ-૧૦૨૦૦૩-૧૪૭૩-૬. ગ્રાહક સુરક્ષા અધિનિયમ-૧૯૮૬ની કલમ-૭ તેમજ કલમ-૨ હેઠળ મળેલ સત્તાની રૂએ ગુજરાત સરકાર દ્વારા તા. ૨-૬-૦૪ના જાહેરનામા ક્રમાંક : જીટીએચ-૨૦૦૪-૧૧-સીપીએ-૧૦૨૦૦૩-૧૪૭૩-૬ થી રાજ્ય ગ્રાહક સુરક્ષા પરિષદની તેની પ્રથમ બેઠક મળે તે તારીખથી ૨ વર્ષની મુદત માટે રચના કરવામાં આવેલ હતી. સદરહુ પરિષદની પ્રથમ બેઠક તા. ૨૮-૭-૦૪ના રોજ મળેલ હતી જેથી તેની મુદત તા. ૨૭-૭-૦૬ના રોજ પૂર્ણ થયેલ છે.

ગ્રાહક સુરક્ષા અધિનિયમ-૧૯૮૬ની જોગવાઈ અનુસાર દરેક રાજ્યમાં રાજ્ય ગ્રાહક સુરક્ષા પરિષદની રચના અનિવાર્ય છે.

ગ્રાહક સુરક્ષા અધિનિયમ-૧૯૮૬ની કલમ-૭ હેઠળ મળેલ સત્તા અન્વયે, તા. ૨-૦૬-૦૪ની અધિસૂચનાથી રચાયેલ રાજ્ય ગ્રાહક સુરક્ષા પરિષદની મુદતને આથી વધુ-૨ વર્ષ માટે એટલે કે તા. ૨૮-૭-૨૦૦૬ થી તા. ૨૭-૭-૨૦૦૮ સુધી લંબાવવામાં આવે છે.

તા. ૨-૬-૦૪ની અધિસૂચના જીટીએચ/૨૦૦૪/૧૧/સીપીએ/૧૦૨૦૦૩/૧૪૭૩/૬, તા. ૧૩-૫-૦૬ના જાહેરનામા ક્રમાંક : જીટીએચ/૨૦૦૫/૧૧/સીપીએ/૧૦૨૦૦૩/૧૪૭૩/૬, તથા તા. ૧૬-૫-૦૬ના જાહેરનામા ક્રમાંક : જીટીએચ/૨૦૦૬/૩૪/સીપીએ/૧૦૨૦૦૩/૧૪૭૩/૬, થી નિમણૂક કરવામાં આવેલ સભ્યો યથાવત રહેશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અખતર સૈયદ,  
સેક્શન અધિકારી.



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#### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

#### PORTS AND TRANSPORT DEPARTMENT Notification

Sachivalaya, Gandhinagar, 2nd November, 2006.

#### MOTOR VEHICLES ACT, 1988.

No. PT/2006/41/MVR/1004/3120/KH.- Whereas, certain draft rules further to amend the Gujarat Motor Vehicles Rules, 1989 were published as required under sub-section (1) of section 212 of Motor Vehicle Act, 1988 (59 of 1988), at page 87-1, in the Gujarat Government Gazette, Extraordinary Part IV-A, dated 15th September, 2006 under Government Notification, Port and Transport Department No. PT/2006/30/MVR/1004/3120/KH. dated 15th September 2006. inviting objections or suggestions from all persons likely to be affected thereby within thirty days from the date of the publication of the said notification in the official Gazette.

AND WHEREAS, no objections or suggestions have been received by the Government in respect to the said notification;

NOW, THEREFORE, in exercise of the powers conferred by clause (xviii) of sub-section (2) of section 96 of the Motor Vehicles Act, 1988 (59 of 1988), and all other powers enabling it in that behalf, the Government of Gujarat hereby makes the following rules further to amend the Gujarat Motor Vehicles Rules, 1989, namely :-

- (1) These rules may be called the Gujarat Motor Vehicles (2nd Amendment) Rules, 2006.
- (2) In the Gujarat Motor Vehicles Rules, 1989, in rule 124, in sub-rule (1), after the existing proviso, the following proviso shall be inserted, namely :-

"Provided further that if such cab is using Compressed Natural Gas or is operated by electric battery or solar energy, the hood of such cab shall be painted in yellow colour; and the rest of the body in green colour; and in the case of in-use vehicle fitted with CNG kit, a band of 75 millimeters wide shall be painted in cream colour on the uppermost metal part of the body and the "CNG" shall be written in English and Gujarati on both the sides of such cab".

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,  
Joint Secretary to Government.



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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### LABOUR AND EMPLOYMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 22<sup>nd</sup> November, 2006.

#### THE FACTORIES ACT, 1948.

No.: KHR-2006-106-FAC-2006-GOI. 172-M(3).- The following draft of a notification which is proposed to be issued under section 112 of the Factories Act, 1948 (63 of 1948) (hereinafter referred to as "the said Act"), is published as required by sub-section (1) of section 115 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of forty-five days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Principal Secretary, Labour and Employment Department, Sachivalaya, Gandhinagar, from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

No.: KHR-2006-106-FAC-2006-GOI. 172-M(3) :- In exercise of the powers conferred by section 112 of the Factories Act, 1948 (63 of 1948), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Factories Rules, 1963, namely:

1. These rules may be called the Gujarat Factories (Amendment) Rules, 2006.
2. In the Gujarat Factories Rules, 1963, in rule 102, in Schedule XVII, in paragraph 20, for sub-paragraph (6), the following shall be substituted, namely :-

“(6) Records of the monitoring of exposure of workers as well as the sections of their medical files relevant to health hazards due to exposure to asbestos and chest radiographs shall be maintained and keep maintaining the health record of every worker upto a minimum period of 40 years from the beginning of the employment or 15 years after retirement or cessation of the employment whichever is later.”

By order and in the name of the Governor of Gujarat,

**K. B. VASAVA,**

Deputy Secretary to Government.



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## PART IV-A

Rules and Orders (Other than these published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Central Acts.

### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> November, 2006.

#### CONSTITUTION OF INDIA.

No. (GN-111)PGR-102006-109-M :-In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Civil Services (Revision of Pay) Rules, 1975, namely :-

1. (1) These rules may be called the Gujarat Civil Services (Revision of Pay) (Second Amendment) Rules, 2006.
- (2) They shall be deemed to have come into force on the 1st January, 1973.
2. In the Gujarat Civil Service (Revision of Pay) Rules, 1975, in SCHEDULE 'C', under the heading "Home Department", under the sub-heading "Police Department"
  - (1) for the entry at serial No. 33, the following shall be substituted, namely :--

Sl. No.	Designation	Present scale	Revised scale	Remarks
"33	Photographer	250-480	475-750	The posts of Photographer at Sl. No. 41 and Assistant Photographer at Sl. No. 45 are merged with the post shown at this entry. The revised scale, in respect of merged posts shall be notional for the period from 1st January, 1977 to 31st December, 1985";

- (2) the entries at serial Nos. 41 and 45 shall be deleted.

By order and in the name of the Governor of Gujarat.

S. D. SAILOR,  
Under Secretary to Government.



**FINANCE DEPARTMENT****Notification**Sachivalaya, Gandhinagar, 29<sup>th</sup> November, 2006.**CONSTITUTION OF INDIA.**

No. (GN-112)PGR-102006-110-M :-In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Civil Services (Revision of Pay) Rules, 1987, namely :-

1. (1) These rules may be called the Gujarat Civil Services (Revision of Pay) (Fourth Amendment) Rules, 2006.
- (2) They shall be deemed to have come into force on the 1st January, 1986.
2. In the Gujarat Civil Service (Revision of Pay) Rules, 1975, in SCHEDULE 'C', under the heading "Home Department", under the sub-heading "Director General and Inspector General of Police".-
  - (1) for the entry at serial No. 39, the following shall be substituted, namely :--

Sl. No.	Designation	Present scale	Revised scale	Remarks
"39	Photographer	475-750	1400-2600	The posts of Photographer at Sl. No. 48 and Assistant Photographer at Sl. No. 54 are merged with the post shown at this entry. with effect from 1st January, 1986."

- (2) the entries at serial Nos. 48 and 54 shall be deleted.
- (3) for the entry at Sl. No. 75, the following entry shall be substituted, namely :-

Sl. No.	Designation	Present scale	Revised scale	Remarks
"75	Technical Assistant	260-350	1200-2040	

By order and in the name of the Governor of Gujarat,

**S. D. SAILOR,**

Under Secretary to Government.

**FINANCE DEPARTMENT****Notification**Sachivalaya, Gandhinagar, 30<sup>th</sup> November, 2006.**CONSTITUTION OF INDIA.**

No. (GN-113)PGR-102006-111-M :-In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Civil Services (Revision of Pay) Rules, 1998, namely :-

1. (1) These rules may be called the Gujarat Civil Services (Revision of Pay) (Fourth Amendment) Rules, 2006.
- (2) They shall be deemed to have come into force on the 1st January, 1996.

2. In the Gujarat Civil Service (Revision of Pay) Rules, 1957, in SCHEDULE 'C', under the heading "Home Department", under the sub-heading "Director General and Inspector General of Police".-

(1) for the entry at serial No. 41, the following shall be substituted, namely :-

The entry at Sr. No. 77 shall be substituted namely,

Sl. No. 1	Designation 2	Present scale 3	Revised scale 4	Remarks 5
"41	Photographer	1400-2600	5000-8000	The posts of Photographer at Sl. No. 50 and Assistant Photographer at Sl. No. 54 are merged with the post shown at this entry, with effect from 1st January, 1996."

(2) the entries at serial Nos. 50 and 56 shall be deleted.

(3) for the entry at Sl. No. 77, the following entry shall be substituted, namely :-

Sl. No. 1	Designation 2	Present scale 3	Revised scale 4	Remarks 5
"77	Technical Assistant	1200-2040	4000-6000	

This amendment is made as per Hon. High Court's Judgement is S. C. A. No. 692/1987.

By order and in the name of the Governor of Gujarat,

**S. D. SAILOR,**  
Under Secretary to Government.



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# The Gujarat Government Gazette

## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 1<sup>st</sup> December, 2006.

#### CONSTITUTION OF INDIA

No. (GN-114) RJA-2006-O-877-P:- In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Civil Services (Leave) Rules, 2002 namely :-

1 (1) These rules may be called the Gujarat Civil Services (Leave) (Second Amendment) Rules, 2006.

(2) They shall come into force at once.

2 In the Gujarat Civil Services (Leave) Rules, 2002, for rule 16, the following shall be substituted, namely :-

"16. **Maximum Period of Continuous Leave,** (1) No Government employee shall be granted leave of any kind for a continuous period exceeding five years.

(2) A Government employee shall be deemed to have resigned from the service if, he,-

- is absent without authorization for a period of one year from the date of expiry of sanctioned leave or permission; or
- is absent from the duty for a continuous period exceeding five years even if the period of the unauthorized absence is for less than a year.

Provided that a reasonable opportunity to explain the reason for such absence shall be given to the Government employee before the provisions of sub-rule (2) are invoked.

By order and in the name of the Governor of Gujarat,

**B. C. PATEL,**

Under Secretary to Government.



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# The Gujarat Government Gazette

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### PORTS AND TRANSPORT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 2<sup>nd</sup> December, 2006.

#### MOTOR VEHICLES, ACT, 1988.

No. PT/2006/42/MTA/122006/3349/KH.— WHEREAS certain draft rules further to amend the Gujarat Motor Vehicles, 1989 were published as required by sub-section (1) of section 212 of the Motor Vehicles Act, 1988 (59 of 1988), on pages 94-1 and 94-2, in the Gujarat Government Gazette, Extra Ordinary, Part IV-A, vide Government Notification, Ports and Transport Department, No. PT/2006/35/MTA/122006/3349/KH, dated the 18th October, 2006, inviting objections or suggestions from all persons likely to be affected thereby, within thirty days from the date of the publication of the said notification in the *Official Gazette*.

AND WHEREAS, no objections or suggestions have been received by the Government in respect to the said notification.

NOW, THEREFORE, In exercise of the powers conferred by clause (xxxiii) of sub-section (2) of section 96 of the Motor Vehicles Act, 1988 (59 of 1988), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Motor Vehicles Rules, 1989, namely :-

1. These rules may be called the Gujarat Motor Vehicles (Amendment) Rules, 2006.
2. In the Gujarat Motor Vehicles Rules, 1989 (hereinafter referred to as "the said rules") in rule 118, in sub-rule (3), for the figures and letters "15 kg" the figures and letters "25 kg" shall be substituted.
3. In the said rules, in rule 119, in sub-rule (1), in clauses (ii), for the words "three years", the words "five years" shall be substituted.

By order and in the name of the Governor of Gujarat,

**V. M. CHAUHAN,**  
Joint Secretary to Government.



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# The Gujarat Government Gazette

## EXTRAORDINARY

Vol. XLVII] SATURDAY, DECEMBER 2, 2006/AGRAHAYANA 11, 1928

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made by the Government of Gujarat under the Central Acts.

### FORESTS AND ENVIRONMENT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 24th November, 2006.

#### INDIAN FOREST ACT, 1927 (XVI OF 1927) :

No. GVN-2006/(17)/JJM-1692-909-K.-In exercise of the powers conferred by Section 4 and 17 of the Indian Forest Act, 1927 (XVI of 1927), in its application to the State of Gujarat (hereinafter referred to as "the said Act"), the Government of Gujarat hereby:

1. (a) declares that it has been decided to constitute the land in the villages ABDASA Taluka of Kutch District specified in the schedule appended hereto, as Reserved Forest and;
- (b) Appoints the Forest Settlement Officer, Junagadh (hereinafter referred, to as "the Forest Settlement Officer" to be the Officer for the purpose of clause (c) of sub-section (1) of section 4 and;
2. Appoints the Collector of Kutch District to hear the appeals from any orders passed by the said Forests Settlement Officer under Section 11, 12, 15 and 16 of the said Act.

#### SCHEDULE

Taluka :Abdasa

District :Kutch

Sr.No.	Name of the village	Survey No.	Area		Boundaries	
			A.G.	H.A.		
1	Naliya	1443	61.62	24.81	North :	S.No.647, 641, 639
					East :	Road
					South :	S.No.543, 1444
					West :	S.No.1511, 649
		1444	49.09	19.92	North :	S.No.1443
					East :	S.No.543, 542, & Road



					South :	S.No.1510
					West :	S.No.1511
		1511	78.20	31.77	North :	S.No.1512, 650, 649
					East :	S.No.1443, 1444
					South :	S.No.1510
					West :	Boundary of Village Jasapur
		1445	103.10	41.78	North :	Road and S.No.544, 1447
					East :	S.No.393, 1446, 489
					South :	S.No.492
					West :	S.No.493, 494/2, 494/and Road
		1447	46.19	18.81	North :	S.No.545/3-2-1, 546, 1449, 1442
					East :	S.No.1450
					South :	S.No.393, 1445, 544
					West :	Road
		1450	25.00	10.11	North :	S.No.1449
					East :	S.No.Road
					South :	S.No.390, 391/1, 392/1
					West :	S.No.1447
		<b>Total</b>	<b>363.20</b>	<b>147.20</b>		

By order and in the name of the Governor of Gujarat,

**ANANT PATEL,**  
Under Secretary to Government.

વન અને પર્યાવરણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૨૪મી નવેમ્બર, ૨૦૦૬.

સને ૧૯૨૭ના ભારતના જંગલો બાબતના (સને ૧૯૨૭ના ૧૬મા) અધિનિયમ અન્વયે :

ક્રમાંક : ગવન-૨૦૦૬-(૧૭)-જજમ-૧૬૮૨-૮૦૮-ક.- ગુજરાત રાજ્યને લાગુ હોય તેટલે સુધી સને ૧૯૨૭ના ભારતના જંગલો બાબતના (સને ૧૯૨૭ ના ૧૬ મા) અધિનિયમ જેનો આમાં હવે પછી “ઉક્ત અધિનિયમ” તરીકે ઉલ્લેખ કર્યો છે. તેની કલમ-૪ અને ૧૭ ની રૂએ મળેલા અધિકારો અન્વયે ગુજરાત સરકાર આથી,

૧. (અ) જાહેર કરે છે કે આ સાથે જોડેલ અનુસૂચિમાં નિર્દિષ્ટ કરેલ કચ્છ જિલ્લાના અબડાસા તાલુકાના ગામોની જમીન જે આ સાથે જોડેલી અનુસૂચિમાં નિર્દિષ્ટ કરેલી છે તેને “અનામત જંગલ” તરીકે ઠરાવવાનું નક્કી કરવામાં આવ્યું છે, અને
- (બ) જંગલ નિયામક અધિકારીશ્રી (ફોરેસ્ટ સેટલમેન્ટ ઓફિસર) ભૂજને જેનો હવે પછી “ઉક્ત ફોરેસ્ટ સેટલમેન્ટ ઓફિસર તરીકે” ઉલ્લેખ કર્યો છે તેની કલમ-૪ની પેટા કલમ(૧) ની કલમ(ક) ના હેતુઓ સારુ અધિકારી તરીકે નિયુક્ત કરવામાં આવે છે.
૨. ઉક્ત અધિનિયમની કલમો: ૧૧, ૧૨, ૧૫ અને ૧૬ અન્વયે ઉક્ત ફોરેસ્ટ સેટલમેન્ટ ઓફિસરે પસાર કરેલ કોઈપણ આદેશો ઉપર અપીલ સાંભળવા કચ્છના કલેક્ટરશ્રીને નિયુક્ત કરવામાં આવે છે.

## અ નુ સૂ ચિ

તાલુકો :-અબડાસા

જિલ્લો :- કચ્છ

ક્રમ	ગામનું નામ	સર્વે નંબર	ક્ષેત્રફળ		ચર્તુ : સીમા	
			એ. ગુંઠા.	(હે.આરેચો.મી.)		
૧	નલીયા	૧૪૪૩	૬૧.૬૨	૨૪.૮૧	ઉત્તર	:- સર્વે નં.૬૪૭, ૬૪૧, ૬૩૯
					પૂર્વ	:- રસ્તો
					દક્ષિણ	:- સર્વે નં.૫૪૩, ૧૪૪૪
					પશ્ચિમ	:- સર્વે નં.૧૫૧૧, ૬૪૯
		૧૪૪૪	૪૯.૦૯	૧૯.૯૨	ઉત્તર	:- સર્વે નં.૧૪૪૩
					પૂર્વ	:- સર્વે નં. ૫૪૩, ૫૪૨, અને મારગ
					દક્ષિણ	:- સર્વે નં. ૧૫૧૦
					પશ્ચિમ	:- સર્વે નં. ૧૫૧૧
		૧૫૧૧	૭૮.૨૦	૩૧.૭૭	ઉત્તર	:- સર્વે નં. ૧૫૧૨, ૬૫૦, ૬૪૯
					પૂર્વ	:- સર્વે નં. ૧૪૪૩, ૧૪૪૪
					દક્ષિણ	:- સર્વે નં. ૧૫૧૦
					પશ્ચિમ	:- મોજે જસાપરનો સીમાડો
		૧૪૪૫	૧૦૩.૧૦	૪૧.૭૮	ઉત્તર	:- મારગ અને સ.નં. ૫૪૪, ૧૪૪૭
					પૂર્વ	:- સર્વે નં. ૩૯૩, ૧૪૪૬, ૪૮૯
					દક્ષિણ	:- સર્વે નં. ૪૯૨
					પશ્ચિમ	:- સર્વે નં. ૪૯૩, ૪૯૪/૨, ૪૯૪/૧ અને મારગ

		૧૪૪૭	૪૬.૧૯	૧૮.૮૧	ઉત્તર	:- સર્વે નં. ૫૪૫/૩-૨-૧, ૫૪૬, ૧૪૪૮, ૧૪૪૨
					પૂર્વ	:- સર્વે નં. ૧૪૫૦
					દક્ષિણ	:- સર્વે નં. ૩૯૩, ૧૪૪૫, ૫૪૪
					પશ્ચિમ	:- મારગ
		૧૪૫૦	૨૫.૦૦	૧૦.૧૧	ઉત્તર	:- સર્વે નં. ૧૪૪૯
					પૂર્વ	:- મારગ
					દક્ષિણ	:- સર્વે નં. ૩૯૦, ૩૯૧/૧, ૩૯૨/૨
					પશ્ચિમ	:- સર્વે નં. ૧૪૪૭
		કુલ	૩૬૩.૨૦	૧૪૭.૨૦		

ગુજરાત રાજ્યના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

અનંત પટેલ,  
સરકારના ઉપ સચિવ.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

## REVENUE DEPARTMENT

### Notification

Sachivalaya, Gandhinagar, 4th December, 2006.

No.GHM-75-ULC-102006-1395-V-1.—In exercise of the judgement of the Hon'ble Gujarat High Court dated 9/3/2006 and oral order dated 16/06/2006 in SCA No. 4230/92, the Government of Gujarat hereby appoints Principal Secretary (Appeals), Revenue Department to be Urban Land Tribunal Constituted for the purpose of the functions to be performed under the Section 4 of the Urban Land (Ceiling and Regulation) Repeal Act, 1999.

By order and in the name of the Governor of Gujarat,

**K. M. BHIMJIYANI,**  
Deputy Secretary to Government.

IV-A-EX-118-1

118-1



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### LEGAL DEPARTMENT

#### NOTIFICATION

Sachivalaya, Gandhinagar, 5<sup>th</sup> December, 2006.

#### COMMISSIONS OF INQUIRY ACT, 1952.

No.GK/45/2006/COI/102002/797/A :—WHEREAS the Government has under Government Notification, Legal Department No. GK/07/2002/COI/102002/797/D, dated the 6th March, 2002, appointed a Commission of Inquiry under section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952) to inquire into the incident of setting on fire some coaches of the Sabarmati Express train near Godhra Railway Station on 27th February, 2002 and subsequent incidents of violence in the State.

AND WHEREAS, the Commission was required to complete the inquiry and submit its report on or before the 31st December, 2006;

AND WHEREAS, the said Commission has not been able to complete the inquiry and submit its report into the said matter to the State Government.

AND WHEREAS, the Government of Gujarat is of the opinion that the Commission should complete the inquiry and submit its report to the State Government on or before the 30th June, 2007;

NOW THEREFORE, in exercise of the powers conferred by section 3 of the Commissions of Inquiry Act, 1952 (60 of 1952), the Government of Gujarat hereby amends the Government Notification, Legal Department No. GK/07/2002/COI/102002/797/D, dated the 6th March, 2002, as follows, namely :-

In the said notification, in paragraph 3, for the words, figures and letters "on or before the 31st December, 2006", the words, figures and letters "on or before the 30th June, 2007" shall be substituted.

By order and in the name of the Governor of Gujarat,

**B. K. BHUVA,**  
Joint Secretary to Government.





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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### REVENUE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 8<sup>th</sup> December, 2006.

No. GHM/76/ULC/102006/1130V.1.-In exercise of the judgement of the Gujarat High Court dated 31-8-2005 in SCA No. 6637/88, the Government of Gujarat hereby appoints Principal Secretary (Appeals), Revenue Department to be Urban Land Tribunal Constituted for deciding the said appeal in accordance with function to be performed under the Urban Land (Ceiling and Regulation) Repeal Act, 1999:

By order and in the name of Governor of Gujarat,

**K. M. BHIMJIYANI,**  
Deputy Secretary to Government.



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Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

#### FINANCE DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 8<sup>th</sup> December, 2006.

#### Constitution of India.

No: (GN-115)PEN-2006-THR-36-P.--In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Civil Services (Pension) Rules, 2002 namely:-

1. These rules may be called the Gujarat Civil Services (Pension) (Third Amendment) Rules, 2006.
2. In the Gujarat Civil Services (Pension) Rules, 2002, in Appendix-I, after the entry at Sr. No. 7, the following entry shall be inserted, namely:-

Sr. No.	No. of Rule	Nature of Power	Authorities to whom the powers are delegated	Scope	Remarks	Comments
7A	24	Right of Government to withhold or withdraw pension	1. Government	Government employees holding class I and II Posts		
			2. Administrative Departments of Sachivalaya	Government employees holding class III and IV Posts.		

By order and in the name of the Governor of Gujarat,

**SHAILJA PATEL,**  
Deputy Secretary to Government.



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## PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### PORTS AND TRANSPORT DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 12th December, 2006.

#### Motor Vehicles Act, 1988.

No: PT/2006/43/MVD/102004/4224/KH:-The following draft of a notification which is proposed to be issued under clause (a) of sub-section (2) of section 28 of the Motor Vehicles Act, 1988 (59 of 1988) is published as required by sub-section (1) of section 212 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *Official Gazette*.

2. Any objection or suggestion which may be received by the Principal Secretary to the Government, (Transport), Ports and Transport Department, Sachivalaya, Gandhinagar from any person with respect to the said draft before the expiry of the aforesaid period will be considered by the Government.

#### DRAFT NOTIFICATION

No. PT/2006/43/MVD/102004/4224/KH.-In exercise of the powers conferred by clause (a) of Sub-section (1) of section 28 of the Motor Vehicles Act, 1988 (59 of 1988), the Government of Gujarat hereby makes the following rules, further to amend the Gujarat Motor Vehicles Rules, 1989, namely:-

1. These rules may be called the Gujarat Motor Vehicles (3<sup>rd</sup> Amendment) Rule, 2006.
2. In the Gujarat Motor Vehicles Rules, 1989, in rule 3A, after the words "The Taluka Mamlatdar other than working at District Headquarters within his jurisdiction" the following shall be inserted, namely:-  
"and the Secretary, Western India Automobile Association at Ahmedabad and District Headquarters."

By order and in the name of the Governor of Gujarat,

V. M. CHAUHAN,  
Joint Secretary to Government.



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## PART IV-A

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by the Government of Gujarat under the Central Acts.

ઉદ્યોગ અને ખાણ વિભાગ

જાહેરનામું

સચિવાલય, ગાંધીનગર, ૧૩મી ડીસેમ્બર, ૨૦૦૬.

ક્રમાંક: જયુ-૨૦૦૬-૧૬-એમસીઆર-૧૫૦૬-૨૦૧-છ, ૧:- આથી ગુજરાત સરકારના ઉદ્યોગ અને ખાણ વિભાગના હુકમ ક્રમાંક : પીએલએમ-૮૧-૧૭-૨૮૫૮-છ, તા. ૧૮-૫-૧૯૮૨થી શ્રી કાનાભાઈ નાગજીભાઈ બામણિયાં વેરાવળને જૂનાગઢ જિલ્લાના નીચે પ્રમાણે દર્શાવેલ વિસ્તારમાં લાઈમસ્ટોન ખનિજનો સંશોધન પરવાનો ૧ (એક) વર્ષની મુદત માટે મંજૂર કરવામાં આવેલ હતો.

તાલુકો	ગામ	સર્વે નંબર	વિસ્તાર
સુત્રાપાડા	ધામણેજ	૬૮૮/૧	૨.૦૦.૦૦ હેકટર

૨. અને આથી, સદરહું સંશોધન પરવાનાનું કરારખત તા. ૨૬-૨-૧૯૮૩ના રોજ કાર્યાન્વિત કરવામાં આવેલ હતું.

૩. અને આથી, પરવાનેદારશ્રી, દ્વારા નિયત સમયમર્યાદામાં સદરહું વિસ્તારમાં સંશોધન કરી અહેવાલ રજૂ કરવામાં આવેલ નથી કે સંશોધન પરવાનો રીન્યુ કરવા અરજી કરવામાં આવેલ નથી.

૪. અને આથી, કલેક્ટરશ્રી, જૂનાગઢના તારીખ : ૨૮-૧૨-૨૦૦૫ના પત્ર ક્રમાંક : જજે-એમએલ-૧૩૮૮-૮૮ તેમજ કમિશનરશ્રી, ભુસ્તર વિજ્ઞાન અને ખનિજ ગાંધીનગરના તા. ૧૭-૧૦-૨૦૦૬ના પત્ર ક્રમાંક : સીજએમ-એમએલ-જૂનાગઢ-૦૪-૫૧૧-૩૮૧૭થી સદરહું વિસ્તાર ફેર ઉપલબ્ધ જાહેર કરી, જાહેર જનતા માટે ખુલ્લો મુકવા માટે અભિપ્રાયોથી ભલામણ કરી છે.

૫. હવે તેથી, ખનિજ છૂટછાટ નિયમ, ૧૯૬૦ના નિયમો-૫૮ હેઠળ મળેલ સત્તા અન્વયે, ગુજરાત સરકાર, સદરહું વિસ્તારને તા. ૧૬-૧-૨૦૦૭થી ફેરઉપલબ્ધ જાહેર કરે છે.

૬. ફેર ઉપલબ્ધ કરાયેલ વિસ્તારમાં જંગલ વિસ્તાર, ગૌચરની જમીન, ખાનગી જમીન તેમજ સી.આર.ઝોન વિગેરેનો સમાવેશ થતો હોય તો સંશોધન પરવાનો/માઈનીંગ લીઝ મંજૂર કરવા પહેલાં અરજદારે પ્રવર્તમાન કાયદા/નિયમો અનુસાર સક્ષમ સત્તાધિકારીઓની મંજૂરી/સંમતિ મેળવેલ છે કે કેમ તેની ખાતરી કર્યા બાદ જ મંજૂર કરી શકાશે. તેમજ પ્રવર્તમાન કાયદા નિયમોની જોગવાઈઓને આધિન રહીને સંશોધન પરવાનો/માઈનીંગ લીઝ મંજૂર કરવામાં આવશે.

ગુજરાતના રાજ્યપાલશ્રીના હુકમથી અને તેમના નામે,

આર. આર. મહેતા,  
સરકારના સંયુક્ત સચિવ.



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## EXTRAORDINARY

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### PART IV-A

Rules and Orders (Other than those published in Part I, I-A and I-L) made  
by the Government of Gujarat under the Central Acts.

### ENERGY AND PETROCHEMICALS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 14th December, 2006.

#### ELECTRICITY ACT, 2003.

No: GU-2006-125-ELA-1106-950-K.-In exercise of the powers conferred by proviso to sub-section (1) of section 152 of the Electricity Act, 2003 (36 of 2003), the Government of Gujarat hereby amends the rates specified in the Table given in sub-section (1) of section 152 of the said Act. The amended rates at which the sum of money for compounding of offences for theft and pilferage of electricity to be collected shall be as specified in the Table given below :

TABLE

Sr. No.	Nature of the Service	Rate at which the sum of money for compounding to be collected per Kilowatt (KW)/Horse Power (HP) or part thereof for Low Tension (LT) supply and per Kilo Volt Ampere (KVA) of contracted demand for High Tension (HT).
1	<b>Industrial Service</b> (1) For low tension consumers- (a) Upto 25 HP (b) Above 25HP and upto 50HP (c) Above 50 HP (2) For High tension consumers-	   Rs. 2000/- per HP Rs. 4000/- per HP Rs. 8000/- per HP Rs. 8000/- per KVA



2	<b><u>Commercial Service</u></b> (1) Upto 5 KW (2) Above 5KW and upto 10 KW (3) Above 10 KW	Rs. 1000/- per KW Rs. 2000/- per KW Rs. 5000/- per KW
3	<b><u>Agricultural Service</u></b> (1) Upto 20 HP (2) Above 20 HP	Rs. 1000/- per HP Rs. 20000/- plus Rs. 500/- per additional HP above 20 HP subject to maximum Rs. 35000/-
4	<b><u>Other Service</u></b>	Rs. 1000/- per HP or per KW

This shall come into force on and with effect from the date of publication of this notification in the *Official Gazette*.

By order and in the name of the Governor of Gujarat,

**K. H. CHORERA,**  
Under Secretary to Government.



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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Central Acts.

#### INDUSTRIES AND MINES DEPARTMENT

##### Notification

Sachivalaya, Gandhinagar, 20<sup>th</sup> December, 2006.

No : GU/2006/17/GFC-1897/128/P.— In exercise of the powers conferred under Section 10(b) of the State Financial Corporation (Amendment-2000) Act, 1956, the Government of Gujarat hereby appoints Ms. S. K. Sekhon, IAS (PR:GUJ:74) as a Director on the Board of the Gujarat State Financial Corporation, with immediate effect, in place of Smt. Nethra Shenoy, IAS.

By Order and in the name of the Governor of Gujarat,

**G. C. BHAVSAR,**  
Under Secretary to Government.



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#### PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made by the Government of Gujarat under the Central Acts.

#### FINANCE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 20th December, 2006.

#### CONSTITUTION OF INDIA.

No : (GN-116)/PSN/2006/UO/59/P.— In exercise of the powers conferred by the proviso to article 309 of the Constitution of India, the Governor of Gujarat hereby makes the following rules further to amend the Gujarat Civil Services (Pension) Rules, 2002 namely :-

1. These rules may be called the Gujarat Civil Services (Pension) (Forth Amendment) Rules, 2006.
2. In the Gujarat Civil Services (Pension) Rules, 2002, in rule 43, after Explanation-7, the following shall be added, namely :-

“Explanation-8 : If the pay of an employee has been reduced temporarily due to the effect of a minor punishment of stoppage of an increment (without future effect), for the purpose of fixation of pension under these rules, the same shall be restored to the amount of pay payable to him, as if such minor punishment was not inflicted.”.

By order and in the name of the Governor of Gujarat,

**B. C. PATEL,**  
Under Secretary to Government.



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## PART IV-A

Rules and Orders (Other than those published in Parts I, I-A, and I-L) made  
by the Government of Gujarat under the Central Acts.

### FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> December, 2006.

#### CONSUMER PROTECTION ACT, 1986.

No. GTH/2006/48/CPA/102006/4673/D.--In exercise of the powers conferred by clause (a) of Section-9, read with Sub-section (1)(a), 1(A) & 2 of Section-10 of the Consumer Protection Act, 1986, as amended in 1993 and 2002, Government of Gujarat hereby appoints Shri N. S. Vora, Principal District Judge, Porbandar, on deputation, as the President of Consumer Disputes Redressal Forum, Kuchchh with head quarter at Bhuj.

Shri N. S. Vora shall hold his office for a period of one year, from the date he assumes the charge of his office as the President of Consumer Disputes Redressal Forum Kuchchh or up to the age of 65 years which ever is earlier.

Terms and conditions for the above appointment shall be applicable as decided in the G.R.No.CPA/102000/4015/D dated 30/11/2004, issued by the State Government.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.

### FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 28<sup>th</sup> December, 2006.

#### CONSUMER PROTECTION ACT, 1986.

No. GTH/2006/49/CPA/102006/4673/D.--In exercise of the powers conferred by clause (a) of Section-9, read with Sub-section (1)(a), 1(A) & 2 of Section-10 of the Consumer Protection Act, 1986, as amended in 1993 and 2002, Government of Gujarat hereby appoints Mr. M. B. Tank, Additional District Judge, Ahmedabad (Rural), on deputation, as the President of Consumer Disputes Redressal Forum, Sabarkantha with head quarter at Himatnagar.

Mr. M. B. Tank, shall hold his office for a period of one year, from the date he assumes the charge of his office as the President of Consumer Disputes Redressal Forum, Sabarkantha or up to the age of 65 years whichever is earlier.

Terms and conditions for the above appointment shall be applicable as decided in the G.R.No.CPA/102000/4015/D dated 30/11/2004, issued by the State Government.

By order and in the name of the Governor of Gujarat, 17

**AKHTAR SAIYED,**  
Section Officer.

**FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 28<sup>th</sup> December, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/50/CPA/102006/4673/D.--In exercise of the powers conferred by clause (a) of Section-9, read with Sub-section (1)(a), 1(A) & 2 of Section-10 of the Consumer Protection Act, 1986, as amended in 1993 and 2002, Government of Gujarat hereby appoints Shri D. C. Shah, Additional Judge, Navsari, on deputation, as the President of Consumer Disputes Redressal Forum, Rajkot with the head quarter at Rajkot.

Mr. D. C. Shah, shall hold his office for a period of one year, from the date he assumes the charge of his office as the President of Consumer Disputes Redressal Forum Rajkot or up to the age of 65 years whichever is earlier.

Terms and conditions for the above appointment shall be applicable as decided in the G.R.No.CPA/102000/4015/D dated 30/11/2004, issued by the State Government.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.

**FOOD, CIVIL SUPPLIES & CONSUMER AFFAIRS DEPARTMENT**

**Notification**

Sachivalaya, Gandhinagar, 28<sup>th</sup> December, 2006.

**CONSUMER PROTECTION ACT, 1986.**

No. GTH/2006/51/CPA/102006/4545/D.--In exercise of the powers conferred by clause (2) of Section-9, read with Sub-section (1)(a), 1(A) & 2 of Section-10 of the Consumer Protection Act, 1986, as amended in 1993 and 2002, Government of Gujarat hereby transfers Shri C. A. Sejpai, President Consumer Disputes Redressal Forum, Amreli to District Consumer Disputes Redressal Forum, Ahmedabad City with Effect from 15-1-2007.

By order and in the name of the Governor of Gujarat,

**AKHTAR SAIYED,**  
Section Officer.





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## PART IV-A

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by the Government of Gujarat under the Central Acts.

## LABOUR AND EMPLOYMENT DEPARTMENT

## Notification

Sachivalaya, Gandhinagar, 28th December, 2006.

## THE INDIAN BOILERS ACT, 1923 :

No. KHR/2006/122/IBA/2005/CM.13/M(3).-The following draft of a notification which is proposed to be issued under section 29 of the Indian Boilers Act, 1923 (V of 1923) (hereinafter referred to as "the said Act") is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby and notice is hereby given that the said draft will be taken into consideration by the Government of Gujarat on or after the expiry of thirty days from the date of publication of this notification in the *official Gazette*.

2. Any objections and suggestions which may be received by the commissioner of labour, Gujarat State, Block No.14, 2nd floor, Udhog Bhavan, sector no.11, Gandhinagar, from any person with respect to the said draft, on or before the expiry of the aforesaid period will be considered by the Government.

DRAFT NOTIFICATION

No. KHR/2006/122/IBA/2005/CM.13/M(3):-WHEREAS the Government of Gujarat is satisfied that having regard to the material design of construction of boiler and for the need of rapid industrialization of the State, it is necessary so to do:

NOW, THEREFORE, in exercise of the powers conferred by sub-section (3) of section 34 of the Indian boilers Act, 1923 (V of 1923), the Government of Gujarat hereby subject to the conditions and restrictions specified in the schedule appended to this notification excludes the boiler and the steam pipes or steam pipe, in the whole of the State from the operation of the provisions of sub-section (2), (3) and (5) of section 7, sub section (5) of section 8 and section 12 and section 13 of the said Act.

## SCHEDULE

(a) The boiler and the steam pipes or steam pipe shall be inspected every year by the owner as per the technical provisions of the Indian Boiler Regulations, 1950, by any of the Following agencies hereinafter called as third Party Inspection Agencies, namely:-

1. The Hardford Steam Boiler Inspection and Insurance Company.
2. M/s Engineers India Ltd.
3. M/s. RWTUV e.v.
4. M/s. Royal and Sunalliance Engineering.

5. M/s. Japan Inspection Company Ltd.
6. M/s. Intertek Testing Services (Japan) k.k.
7. M/s. S.G.S. Korea Company Ltd.
8. M/s. Bureau Veritas.
9. M/s. Det Norske Veritas.
10. M/s. Lloyds Register of Shipping.
11. M/s. Technischer Überwachungs Verein.
12. M/s. Velosi Certification Bureau Ltd.
13. M/s. ABSG Consulting Incl..
14. M/s. Moody International Ltd.

- (b) The third Party Inspection Agency shall follow instructions and guidelines of the chief Inspector of Boiler and shall be liable and responsible for any act of omission or commission committed against the provisions of the said Act and Rules and Regulations framed thereunder.
- (c) The third Party Inspection Agency shall submit records of inspections carried out by them to the Boiler Inspector, Chief Boiler Inspector and Boiler Owner within thirty days of carrying out the inspection and preferably also on their web-site. It is clarified that on receipt of the inspection report by the Boiler Inspector, the inspection report will be duly pasted in the Memorandum of Inspection Book by the concerned Boiler Inspector. It is further clarified that inspection by Third Party Inspection Agencies is optional.
- (d) Report of daily chemical analysis for feed water and blow down water should be submitted monthly to the third Party Inspection Agency as mentioned in para (a) for scrutiny and Chief Inspector of Steam Boilers and Smoke Nuisances, Gujarat State, Ahmedabad, for information.
- (e) Working pressure of the boiler shall not exceed that as specified in the last working certificate issued.
- (f) The Boiler shall be stopped immediately, if any accident occurs to the boiler or to any part of the boiler during this period and the Chief Boiler Inspector shall be informed immediately.
- (g) The Boiler shall be attended by qualified Boiler Attendant(s) as per Gujarat Boilers Attendant Rules, 1966.
- (h) This notification will be applicable to the such boilers and steam pipes or steam pipe having the safe guard system like protection against over pressure, low water level, flame failure etc. for prevention of accidents of boilers and provision of these safe guards shall have to be certified by the owner and third party inspector.

By order and in the name of the Governor of Gujarat,

**K. B. VASAVA,**  
Deputy Secretary to the Government.



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by the Government of Gujarat under the Central Acts.

### HEALTH AND FAMILY WELFARE DEPARTMENT

#### Notification

Sachivalaya, Gandhinagar, 29<sup>th</sup> December 2006

#### Registration of Births and Deaths Act, 1969

No: GP/25 of 2006/JMN-102006/867/Y:- In exercise of the powers conferred by section 30 of the Registration of Births and Deaths Act, 1969 (Act 18 of 1969), the Government of Gujarat hereby makes the following rules further to amend the Gujarat Registration of Births and Deaths Rules, 2004 as under, namely-

1. (1) These rules may be called the Gujarat Registration of Births and Deaths (Amendment) Rules, 2006,
- (2) It shall come into force from 1<sup>st</sup> January, 2007.
- 2 In the Gujarat Registration of Births and Deaths Rules, 2004 (Hereinafter referred to as 'the said rules') in FORM No.1, after the entry at serial No.5, the following shall be inserted, namely-
  - (1) "5-A: Permanent Address of the parents:
  - 5-B: Address of the parents at the time of birth of the child:
  - 5-C: Weight of the child at the time of birth."
- 3 In the said rules, in FORM No.2, in the entry at serial No.2, in clause (b),
  - (i) for the words ' Name of the father or mother or Husband's of the deceased' appearing at (b), the words ' Name of the father or Husband of the deceased:' shall be substituted.
  - (ii) After clause (b), the following shall be inserted namely-  
"(c) Name of the mother of the deceased:"
  - (iii) after serial No.5, the following shall be inserted, namely-  
"5-A: Address of the deceased at the time of death:"
- 4 In the said rules, for the existing FORM No. 5, 6, 7 and 8, the following shall be substituted, namely-



ગુજરાત સરકાર  
GOVERNMENT OF GUJARAT  
આરોગ્ય અને પરિવાર કલ્યાણ વિભાગ  
DEPARTMENT OF HEALTH AND FAMILY WELFARE

ફોર્મ - ૫ FORM - 5



## જન્મનું પ્રમાણપત્ર BIRTH CERTIFICATE

(જન્મ અને મરણ નોંધણી અધિનિયમ, ૧૯૬૯ની કલમ ૧૨/૧૭ મુજબ અને  
ગુજરાત જન્મ અને મરણ નોંધણી નિયમો, ૨૦૦૪ના નિયમ - ૮ મુજબ)

(Issued under Section 12/17 of the Registration of Births and Deaths Act, 1969  
and Rule 8 of the Gujarat Registration of Births and Deaths Rules 2004)

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, નીચેની માહિતી જન્મના મૂળ રેકર્ડમાંથી લેવામાં આવી છે જે ગામ/શહેરના તાલુકાના જલ્લાના ગુજરાત રાજ્યના રજિસ્ટરમાં છે.

This is to Certify that the following information has been taken from the original record of birth which is in the register for Village/City ..... of taluka ..... of District ..... of Gujarat State.

- |  |                                    |
|--|------------------------------------|
| ૧. નામ :- .....                                      | ૨. જાતિ (પુ./સ્ત્રી) :- .....      |
| ૧. Name :- .....                                     | ૨. Sex (M/F) :- .....              |
| ૩. જન્મ તારીખ :- .....                               | ૪. જન્મ સ્થળ :- .....              |
| ૩. Date of Birth :- .....                            | ૪. Place of Birth :- .....         |
| ૫. માતાનું નામ :- .....                              |                                    |
| ૫. Name of Mother :- .....                           |                                    |
| ૬. પિતાનું નામ :- .....                              |                                    |
| ૬. Name of Father :- .....                           |                                    |
| ૭. બાળકના જન્મ સમયે માતા-પિતાનું સરનામું             | ૮. માતા/પિતાનું કાયમી સરનામું      |
| ૭. Address of parents at the time of Birth of child. | ૮. Permanent Address of Parents    |
| .....  | .....                              |
| .....  | .....                              |
| .....  | .....                              |
| ૯. નોંધણી ક્રમાંક :- .....                           | ૧૦. નોંધણીની તારીખ :- .....        |
| ૯. Registration No. :- .....                         | ૧૦. Date of Registration :- .....  |
| ૧૧. રીમાર્ક્સ :- .....                               |                                    |
| ૧૧. Remarks (if any) :- .....                        |                                    |
| આપ્યાની તારીખ :- .....                               | સત્તાધિકારીની સહી :- .....         |
| Date of issue :- .....                               | Signature of the issuing authority |
|  | સત્તાધિકારીનું સરનામું :- .....    |
|  | Address of the issuing authority   |



Ensure Registration of every Birth & Death

દરેક જન્મ અને મરણની નોંધણી અવશ્ય કરાવવી



ગુજરાત સરકાર  
GOVERNMENT OF GUJARAT  
આરોગ્ય અને પરિવાર કલ્યાણ વિભાગ  
DEPARTMENT OF HEALTH AND FAMILY WELFARE

ફોર્મ - ૬ FORM - 6



## મરણનું પ્રમાણપત્ર DEATH CERTIFICATE

(જન્મ અને મરણ નોંધણી અધિનિયમ, ૧૯૬૯ની કલમ ૧૨/૧૭ મુજબ અને  
ગુજરાત જન્મ અને મરણ નોંધણી નિયમો, ૨૦૦૪ના નિયમ - ૮ મુજબ)

(Issued under Section 12/17 of the Registration of Births and Deaths Act. 1969  
and Rule 8 of the Gujarat Registration of Births and Deaths Rules 2004)

આથી પ્રમાણપત્ર આપવામાં આવે છે કે, નીચેની માહિતી મરણના મૂળ રેકૉર્ડમાંથી લેવામાં આવી છે જે..... ગામ/  
શહેરના..... તાલુકાના..... જિલ્લાના ગુજરાત રાજ્યના રજિસ્ટરમાં છે.

This is to Certify that the following information has been taken from the original record of death which is in the register  
for Village/City ..... of taluka ..... of District ..... of Gujarat State.

૧. નામ :- .....	૨. જાતિ (પુ./સ્ત્રી) :- .....
1. Name :- .....	2. Sex (M/F) :- .....
૩. મરણ તારીખ :- .....	૪. મરણ સ્થળ :- .....
3. Date of Death :- .....	4. Place of Death :- .....
૫. માતાનું નામ :- .....	
5. Name of Mother :- .....	
૬. પિતા/પતિનું નામ :- .....	
6. Name of Father/Husband :- .....	
૭. મરનારના મૃત્યુ સમયનું સરનામું :- .....	૮. મરનારનું કાયમી સરનામું :- .....
7. Address of deceased at the time of Death. :- .....	8. Permanent Address of deceased :- .....
.....	.....
.....	.....
.....	.....
૯. નોંધણી ક્રમાંક :- .....	૧૦. નોંધણીની તારીખ :- .....
9. Registration No. :- .....	10. Date of Registration :- .....
૧૧. રીમાર્ક્સ :- .....	
11. Remarks (if any) :- .....	
આપ્યાની તારીખ :- .....	સત્તાધિકારીની સહી :- .....
Date of issue :- .....	Signature of the issuing authority :- .....
	સત્તાધિકારીનું સરનામું :- .....
	Address of the issuing authority :- .....

સિક્કો  
Seal

Ensure Registration of every Birth & Death

દરેક જન્મ અને મરણની નોંધણી અવશ્ય કરાવવી



Form No.7  
(See rule 12)  
**REGISTER OF BIRTHS**  
Year \_\_\_\_\_

Registration Unit/Village/Town/Municipality \_\_\_\_\_ Taluka \_\_\_\_\_ District \_\_\_\_\_ Page No \_\_\_\_\_

Sr. No.	Date of Registration	Date of Birth	Sex of the child	Name of child	Name of father	Name of mother	Permanent Address of parents	Address of parents at the time of birth of the child	Religion
1	2	3	4	5	6	7	8	9	10
Level of education of parents	Occupation	Nature of delivery	Place of Birth	Weight (In Kg)	Name Address of the informant	Signature/ Left Hand Thumb impression of the informant	Signature of Registrar/ Sub-registrar	Remarks	
11	12	13	14	15	16	17	18	19	

Form No.8  
(See rule 12)  
**REGISTER OF DEATHS**  
Year \_\_\_\_\_

Registration Unit/Village/Town: \_\_\_\_\_ Taluka \_\_\_\_\_ District \_\_\_\_\_ Page No \_\_\_\_\_

Sr. No.	Date of Registration	Date of Death	Name of deceased	Sex (Male/ Female)	Age of the deceased	Place of death	Name of Father or Husband	Address of the deceased at time of death
1	2	3	4	5	6	7	8	9
Religion	Occupation	Permanent Address of the deceased	Name of deceased's mother	Name and address of the informant	Signature/ Left Hand Thumb Impression of the informant	Signature of Registrar/ Sub-registrar	Whether cause of death as been medically certified? (Yes/No)	Remarks
10	11	12	13	14	15	16	17	18"

By order and in the name of the Governor of Gujarat,

**JAYANT NAGAR,**  
Deputy Secretary to Government.